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RELATING TO THE

# UNIVERSITY AND COLLEGES

OF

# CAMBRIDGE.

IN THREE VOLUMES.

#### PUBLISHED BY DIRECTION

OF THE

Commissioners appointed by the Queen to inquire into the State, Discipline, Studies, and Revenues of the said University and Colleges.



#### LONDON:

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1852.

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### DOCUMENTS

RELATING TO THE

## UNIVERSITY AND COLLEGES

OF

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VOL. I.



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### CAMBRIDGE.

Abstract of Records received from the Office, Tower.

Patent, 13 Hen. 3. m. 6.—Scholars of the University of Paris may, if they please, come into England and remain there for the sake of study. The King will appoint them cities, boroughs, or villages, to be chosen by them for their dwelling, and will cause them to enjoy liberty and tranquillity. 16 July.

Close, 15 Hen. 3. m. 13. dorso.—When the Chancellor and masters of the University of Cambridge shall have rebellious clerks who will not be chastised by them, they shall signify it to the Bishop of Ely, who shall signify it to the sheriff, who is to go to Cambridge, and, according to the direction of the Chancellor and masters, shall release, retain in prison, or expel the delinquents from Cambridge. 3 May.

Close, 15 Hen. 3. m. 13. dorso.—Sheriff of Cambridge is ordered to make proclamation that clerks pretending to be scholars, and not under the discipline or tuition of some master, leave Cambridge within fifteen days, or be committed to prison. 3 May.

Close, 15 Hen. 3. m. 13. dorso.—Bishop of Ely is commanded, when the Chancellor and masters of the University of Cambridge signify to him that they have rebellious clerks among them, to signify the same to the sheriff, that he may do what has been commanded therein. 3 May.

Patent, 33 Hen. 3. m. 7. dorso.—Appointment of Justices to inquire into and do justice in the contentions which have lately arisen between the burgesses and University of Cambridge.

Close, 33 Hen. 3. m. 7.—Sheriff of Cambridge is ordered not to attend to the King's letters of the 26th year, about taking, imprisoning, and delivering scholars of Cambridge at the order of the Chancellor until the King order further. 11 July.

Patent, 40 Hen. 3. m. 4. dorso.—Prohibition of a tournament at Cambridge. 13 Sept.

Patent, 45 Hen. 3. m. 23. dorso.—Appointment of Justices to hear and determine the complaints of some scholars of Cambridge of injuries done to them by clerks and laymen of the town, who broke into their houses vi et armis and wounded them. 24 Nov.

Patent, 45 Hen. 3. m. 19.—Justices in Eyre in county of Cambridge are to put an end to the contentions which have arisen between the University and the people of the borough of Cambridge. 13 Jan.

Patent, 45 Hen. 3. m. 17.—Letters Patent to the mayor, &c. of Northampton, agreeing to the proposed coming of master and scholars to Northampton for the purpose of exercising scholastic discipline, affording them protection, and ordering the mayor to treat them properly.

Letters to the like effect addressed to the masters and scholars about to come to Northampton. 1 Feb.

Patent, 45 Hen. 3. m. 19. dorso.—Justices in Eyre in county of Cambridge are to inquire concerning delinquencies among the clerks at Cambridge. They are not to hang or mutilate the delinquent clerks, but punish them by the counsel of the University. 11 Feb.

Patent, 45 Hen. 3. m. 15.—John de Depedal and others of the county of Cambridge are pardoned for assaulting some of the northern scholars of the University. 14 March.

Close, 49 Hen. 3. m. 10. dorso.—Letter to the Mayor, &c. of Northampton, stating that on account of the disturbances at Cambridge the King had consented to students retiring from thence and forming an university at Northampton; but understanding it to be detrimental to Oxford, the university at Northampton is to be abolished. 1 Feb.

Patent, 52 Hen. 3. m. 25.—Liberties granted to the University of Cambridge. Regulations for preserving the peace of the town; for bakers and brewers; for punishment of delinquents; for cleansing the town, &c. 20 Feb.

Patent, 53 Hen. 3. m. 8.—When the bailiffs and burgesses of Cambridge neglect or are unable to repress the insolence of those who annoy the scholars of the University, and prevent them from studying, the sheriff of the county, when required by the University, shall interfere. 20 July.

Patent, 54 Hen. 3. m. 9.—Prohibition of tournaments in the town of Cambridge and within five miles. 20 July.

Patent, 9 Edw. 1. m. 28.—Royal assent to the proposal of the Bishop of Ely to substitute studious scholars for secular brethren in his Hospital of St. John, Cambridge, who are to be under the same regulation in the University of Cambridge as the scholars of Merton at Oxford. 24 Dec.

Charter, 13 Edw. 1. nº. 103.—Confirmation of the letters of Hugh Bishop of Ely, separating his scholars from the Hospital of St. John, Cambridge, and transferring them to certain houses near the church of St. Peter without Trumpeton Gate, and giving them the church of St. Peter and the church of Trippelow. 28 May.

Patent, 18 Edw. 1. m. 20.—Ralph Bishop of Norwich has licence to give a messuage with appurtenances in Cambridge to the scholars of the house founded by Hugh late Bishop of Ely in Cambridge. 21 June.

Charter, 20 Edw. 1. n°. 51.—Charter confirming Patent of 52 Hen. 3., granting liberties to the University of Cambridge; Patent 50 Hen. 3., concerning the taxing of scholars' houses; Patent 53 Hen. 3., concerning interference of sheriff to repress disturbances, &c.; Patent 54 Hen. 3., concerning prohibition of tournaments; and a deed containing articles agreed upon between the masters and scholars and the burgesses of Cambridge. A.D. 1270. 6 Feb.

Patent, 21 Edw. 1. m. 14.—Chancellor and mayor of Cambridge are to have cognizance of regraters and fore-stallers; the victuals sold by them are to be forfeited for the use of the poor scholars and sick of the Hospital of St. John. 1 June.

Patent, 22 Edw. 1. m. 3.—Confirmation of Letters Patent, 21 March, 26 Hen. 3., when a clerk of the University of

Cambridge shall be worthy of imprisonment, and the burgesses of the town shall be unable or neglect to imprison him, the sheriff, at the command of the Chancellor, shall cause him to be imprisoned till demanded by the Chancellor. 28 Oct.

Close, 28 Edw. 1. m. 2. dorso.—The Chancellor and University of Cambridge are to send two or three of their members learned in the law to the Parliament at Lincoln to treat with the King and his council on Scottish affairs. 26 Sept.

Patent, 33 Edw. 1. p. 1. m. 17. dorso.—Roger de Hegham and Robert de Baiocis are appointed to inquire by the oath of men of the county of Cambridge the names of malefactors who broke open the doors of the lodgings of masters and scholars of the University of Cambridge and assaulted the masters and scholars. 12 March.

Patent, 33 Edw. 1. p. 1. m. 16.—Scholars of the University of Cambridge may in all personal actions convene the burgesses and other laymen of the town before the Chancellor of the University. 12 March.

Patent, 33 Edw. 1. p. 2. m. 4.—Sheriff of Cambridge, whenever requested by the master and scholars of the University, is to proclaim that no tournament be held in the town or within five miles. 7 Nov.

Close, 33 Edw. 1. m. 3.—Sheriff of Cambridge is ordered to arrest and keep in prison certain persons who have held a tournament near Cambridge in contempt of the King's order. 7 Nov.

Patent, 2 Edw. 2. p. 2. m. 6.—Licence to John Herwardstok and Robert de Lirling to give a messuage in Cambridge, formerly inhabited by the brethren "de Penitentia Jesu Christi," to the warden and scholars of the House of St. Peter; also licence to John de Felmingham and Richer de Aylesham to give a messuage in Cambridge to the said warden and scholars. 15 May.

Patent, 2 Edw. 2. p. 1. m. 3.—Confirmation of the prohibitions of Henry the Third and Edward the First of

tournaments being held in Cambridge or within five miles. 5 June.

Patent, 2 Edw. 2. p. 1. m. 3.—Grant to the Chancellor, masters, and scholars of the University of Cambridge, continuing during the King's pleasure the liberties granted by Henry the Third and confirmed by Edward the First, relative to regraters, forestallers, &c. 5 June.

Patent, 2 Edw. 2. p. 2. m. 5.—Confirmation of Patents 26 Hen. 3. and 22 Edw. 1., concerning the interference of the sheriff to imprison clerks of the University of Cambridge when requested by the Chancellor. 5 June.

Charter, 2 Edw. 2. n°. 6.—Confirmation by Inspeximus of Charter 20 Edw. 1. to the Chancellor, masters, and scholars of the University of Cambridge, which confirms Letters Patent of 52 Hen. 3., Letters Patent 50 Hen. 3., Letters Patent 53 Hen. 3., Letters Patent 54 Hen. 3., and a deed containing agreement between the masters and scholars of the University and the burgesses and commonalty of the town of Cambridge. A.D. 1270. 5 June.

Close, 7 Edw. 2. m. 18.—The Chancellor and scholars of the University of Cambridge complained that the sheriff had distrained on them for tallage, of which they claim to be exempt. The locum tenens of the treasurer and the barons of the Exchequer are ordered to search the rolls and memoranda; and if they find them to have been heretofore exempt, the distress is to be taken off. 18 Nov.

Patent, 8 Edw. 2. p. 1. m. 17.—Sheriff of Cambridge, all bailiffs, and others are commanded to observe inviolably all liberties and privileges granted to the Chancellor and University of Cambridge, and to support, protect, and defend them, and, when required to do so by them, to afford them counsel and assistance in preserving the peace of the town. 3 Oct.

Chancellor and University of Oxford have similar letters, word for word. 3 Oct.

Patent, 10 Edw. 2. p. 2. m. 28.—All causes of clerks arising out of debts, taxations of houses, horses sold or

bought, and other contracts concerning moveables, in Cambridge or the suburbs, are to be decided before the Chancellor of the University. 20 Feb.

Patent, 10 Edw. 2. p. 2. m. 6.—Grant to the masters and scholars of the University of Cambridge; inquisitions concerning damage committed on the clergy by the laity, and by the laity on the clergy, are to be made by foreigners as well as natives; all delinquents are to be imprisoned in the Castle. 3 June.

Patent, 10 Edw. 2. p. 2. m. 6.—No whores are to be allowed to remain in Cambridge or the suburbs. At the request of the Chancellor or his deputies the mayor and bailiffs shall proclaim this in the town four times a year, or more frequently, if necessary; any whores remaining in the town or suburbs three days after such proclamation are to be committed to prison till delivered thence by the Chancellor, 6 June.

Roman and French Roll, 11 Edw. 2. m. 13.—The King asks the Pope to confirm and augment the privileges which the Chancellor and scholars of the University of Cambridge enjoy. 18 March.

Patent, 14 Edw. 2. p. 2. m. 1.—Licence to the Chancellor and masters of the University of Cambridge to acquire advowsons of churches to the value of 40l. per annum to be assigned to certain houses which they intend to found in the university for the support of scholars. 5 July.

Patent, 15 Edw. 2. p. 2. m. 17. dorso.—Appointment of Justices to hear and determine concerning enormities committed by the mayor, bailiffs, and a large multitude of the people of Cambridge on the masters and scholars of the University, by breaking into their houses, beating and mutilating them, putting some of them in prison, killing Walter de Shelton, and destroying their books, &c. 18 May.

Patent, 17 Edw. 2. p. 2. m. 12.—Licence to Hervy de Staunton to found a house of scholars, chaplains, and others in a messuage belonging to him in Cambridge,

under the name of the House of the Scholars of St. Michael, Cambridge, to be governed by a master. Licence to give them the said messuage and the advowson of the church of St. Michael in Cambridge. 1 June.

Patent, 19 Edw. 2. p. 2. m. 21.—Licence to the Chancellor and University of Cambridge to found a college, and to assign two messuages which they have in the street called Milne Strete, in the parish of St. John, Cambridge, for the habitation of the scholars. 20 Feb.

Patent, 19 Edw. 2. p. 2. m. 12.—Licence to Roger de Huntingfeld to give the advowson of the church of Bokesworth to the master and scholars of the House of St. Michael, Cambridge. 12 April.

Close, 20 Edw. 2. m. 2.—Sheriff of Cambridge is ordered to pay the King's scholars studying in the University of Cambridge the arrears of the sum of money granted to them by the King for their daily support; and also the allowance from henceforth. 14 Dec.

Patent, 1 Edw. 3. p. 1. m. 24.—Licence to Hervy de Staunton to give the manor of Barenton to the master and scholars of the House of St. Michael, Cambridge, after the death of John de Lancaster and Annora his wife, who hold it for life. 3 March.

Licence to Hervy de Staunton to give the advowson of the church of Barenton to the master and scholars of the House of St. Michael, Cambridge. 3 March.

Patent, 1 Edw. 3. p. 1. m. 6.—Confirmation by Inspeximus of Patent 2 Edw. 2. confirming Patent 22 Edw. 1. confirming Patent 26 Hen. 3. to the scholars of the University of Cambridge concerning interference of the sheriff to imprison delinquent clerks at the command of the Chancellor, in case the burgesses be unable or unwilling to do so. 3 March.

Charter, 1 Edw. 3. n°. 71.—Confirmation by Inspeximus of Charter of 2 Edw. 2. confirming Charter of 20 Edw. 1. reciting and confirming Patent of 52 Hen. 3., granting liberties to the University of Cambridge for the peace of the town, &c.; of Patent 50 Hen. 3., concerning the taxing

of scholars houses; of 53 Hen. 3., concerning the interference of the sheriff to punish delinquents; of 54 Hen. 3., prohibiting tournaments; of composition made between the University and the commonalty of the town, A.D. 1270; also of liberties concerning regraters, &c. &c. 3 March.

Patent, 1 Edw. 3. p. 1. m. 8.—Proclamation is to be made by the mayor and burgesses of Cambridge, at the demand of the Chancellor of the University, four times a year, or oftener if necessary, that no public whore remain in the town or suburbs; and if any be found three days after the proclamation, they shall be imprisoned till delivered by the Chancellor or his deputies. 22 March.

Patent, 1 Edw. 3. p. 1. m. 8.—Continuation of the grant made by Hen. 3., and confirmed by Edw. 1. and Edw. 2., to the Chancellor, Masters, and Scholars of the University of Cambridge, relative to regraters and forestallers. 24 March.

Patent, 1 Edw. 3. p. 1. m. 7.—Scholars of the University of Cambridge in all personal actions may cite the burgesses and laymen of the town of Cambridge before the Chancellor of the University. 24 March.

Patent, 1 Edw. 3. p. 1. m. 7.—Letters of protection for the Chancellor, masters, and students of the University of Cambridge, their servants and property. 24 March.

Patent, 1 Edw. 3. p. 1. m. 6.—Licence to the Master and scholars of University Hall, Cambridge, lately founded, to acquire lands, tenements, rents, and advowsons of churches to the value of 40l. per annum. 27 March.

Patent, 1 Edw. 3. p. 3. m. 13.—No public whore to be allowed to remain in the town or suburbs of Cambridge; and if any be found three days after proclamation has been made to that effect, they shall be committed to prison. 23 Oct.

Charter, 1 Edw. 3. n°. 12.—Confirmation by Inspeximus of Charter of 2 Edw. 2. confirming Charter of 20 Edw. 1., reciting and confirming Patent of 53 Hen. 3. granting liberties to the Chancellor, masters, and scholars of the University of Cambridge; and of 54 Hen. 3., prohibiting

tournaments; and of composition made between the University and the commonalty of the town. A.D. 1270. Also granting further liberties. 22 Oct.

Patent, 2 Edw. 3. p. 1. m. 34.—Licence to Alexander de Walsham, kinsman and heir of Hervy de Staunton, to give the advowson of the church of Barenton to the master and scholars of the House of St. Michael, Cambridge. The said Hervy having obtained the royal licence to give them the said advowson, died before he did so. 7 Feb.

Patent, 2 Edw. 3. p. 1. m. 12.—Assent to the presentation made to the church of Barenton by Alexander de Walsham, heir of Hervy de Staunton deceased, who had obtained the King's licence to give the advowson to the master and scholars of the House of St. Michael, Cambridge, but died before he had done so. 13 April.

Patent, 3 Edw. 3. p. 1. m. 33.—Licence to Alexander de Walsham, kinsman and heir of Hervy de Staunton, to give an acre of land in Chedle and the advowson of the church of Chedle to the master and scholars of the House of St. Michael, Cambridge. The said Hervy having obtained licence to give them the said land and church, died before he did so. 20 Feb.

Patent, 3 Edw. 3. p. 1. m. 19.—Licence to Alexander de Walsham, kinsman and heir of Hervy de Staunton, to give the manor of Barenton to the master and scholars of the House of St. Michael, Cambridge, after the death of John de Lancaster and Annora his wife, who hold it for life. The said Hervy having obtained the royal licence to give them the said manor, died before he did so. 15 May.

Patent, 3 Edw. 3. p. 2. m. 17.—Licence to John de Illegh, parson of the church of All Saints, Ikelyngham, to give two messuages in Cambridge to the master and scholars of the House of St. Michael, Cambridge, founded by Hervy de Staunton, in aid of the support of a chantry. 20 Oct.

Patent, 6 Edw. 3. p. 1. m. 13. dorso.—Ralph de Nevill and Richard de Bury and others are appointed to remove from the University of Cambridge the scholars supported by the

King who are sufficiently benefited, and those who are unfit to proceed in the University. 2 April.

Close, 7 Edw. 3. p. 1. m. 26.—Sheriff of Cambridge is to pay out of the issues of his bailiwick the arrears due to John de Langetoft, warden of the King's elemosinary scholars in the University of Cambridge, for the rent of the houses which they inhabit, for the two last years. 4 Feb.

Close, 7 Edw. 3. p. 1. m. 18.—Sheriff of Cambridge out of the issues of his bailiwick is to pay to John de Langtoft, warden of the King's elemosinary scholars in the University of Cambridge, ten marks which are in arrear for the rent of their houses, for the last two years. 7 April. Also to pay to the said warden and scholars the arrears of their wages. 2 April.

Close, 7 Edw. 3. p. 1. m. 7.—Sheriff of Cambridge out of the issues of his bailiwick is to pay to John de Langtoft, warden of the King's elemosinary scholars in the University of Cambridge, and to the scholars, the arrears of their wages. 29 June.

Close, 7 Edw. 3. p. 1. m. 3.—Sheriff of Cambridge out of the issues of his bailiwick is to pay John de Langtoft, warden of the King's elemosinary scholars in the University of Cambridge, ten marks which are in arrear for the rent of the houses they inhabit. 9 Aug.

Close, 9 Edw. 3. m. 35.—Treasurer and barons of the Exchequer are to pay 40l. to Thomas Powis, the master and warden of the thirty-two boys whom the King supports in the University of Cambridge, for their wages. The sheriff of Cambridge not having enough out of the issues of his bailiwick. 26 Jan.

Patent, 9 Edw. 3. p. 2. m. 9.—Letters of protection for the Chancellor, masters, and scholars of the University of Cambridge in all their liberties and privileges. 4 Dec.

Patent 10 Edw. 3. p. 1. m. 33.—Licence to Elizabeth de Burgo to give the advowson of the church of Lytlington in the county of Cambridge to the master and scholars of University Hall, Cambridge. 12 March.

Patent, 10 Edw. 3. p. 1. m. 35.—Mayor and bailiffs of Cambridge are to make assize of bread and ale when required by the Chancellor of the University. And all articles contained in charters of former Kings relating to such assize shall be fully observed. 20 March.

Patent 10 Edw. 3. p. 1. m. 32.—Mayor, bailiffs, aldermen, and burgesses of Cambridge to take an oath yearly before the Chancellor of the University of Cambridge, or his deputy, to preserve and maintain the peace of the University and the town. 20 March.

Close, 10 Edw. 3. m. 36.—The mayor and bailiffs of Cambridge are commanded not to deliver out of prison, under pretext of return of any writ, any persons whom the Chancellor of the University may have committed, till demanded by him, according to the liberties granted to the Chancellor and University. 20 March.

Patent, 11 Edw. 3. p. 3. m. 24.—Foundation of a college of thirty-two scholars in the University of Cambridge, who are to dwell together in the King's house near the Hospital of St. John in the parish of All Saints, Cambridge, which house the King purchased of Robert de Croyland, and which is to be called the Hall of the King's Scholars, Cambridge. To be ruled by a warden. Appointment of Thomas Powys as warden. Grant to the warden and scholars of the said house, and of the advowson of the church of St. Peter, Northampton, and the chapels thereto annexed. 7 Oct.

Roman Roll, 11 Edw. 3. m. 2.—Letter from the King to P. Bishop of Penestr, asking him to influence the Pope to confirm the King's foundation of a college for thirty-two scholars in the University of Cambridge. 16 Oct.

Roman Roll, 11 Edw. 3. m. 2.—Letter from the King to the Pope asking him to confirm the King's foundation of a college for thirty-two scholars in the University of Cambridge, and the gift of the advowson of the church of St. Peter, Northampton, to them. 16 Oct.

Close, 11 Edw. 3. p. 2. m. 12.—Taxors and collectors of the tenth and fifteenth in the county of Cambridge are to pay

40l. to Thomas Powys, master of the King's elemosinary scholars in the University of Cambridge, for their support. 27 Nov.

Close, 12 Edw. 3. p. 1. m. 33.—Prior and convent of Saint Neot are to pay out of the farm which they owe the King for the custody of their lands 20l. to Thomas Powys, warden of the scholars of King's Hall, Cambridge, in aid of the repairs of their houses. 22 Feb.

Patent, 12 Edw. 3. p. 1. m. 27.—Grant to the warden of King's Hall, Cambridge, of 4d. a day, and to each of the thirty-two scholars of 2d. a day, to be paid by the sheriff out of the issues of the county, till the King shall make some other order for their support. 24 Feb.

Patent, 12 Edw. 3. p. 1. m. 24.—Licence to John de Horewod, clerk, to give half an acre of land in Titteleshale and the advowson of the church of that place to the master and scholars of the House of St. Michael, Cambridge. 28 Feb.

Patent, 12 Edw. 3. p. 1. m. 20.—Grant of the advowson of Fakenhamdam in diocese of Norwich to the warden and scholars of King's Hall, Cambridge, in lieu of a former grant of the advowson of St. Peter, Northampton, the King having forgotten that he had previously given the advowson of St. Peter, Northampton, to the master, &c. of St. Katherine's Hospital near the Tower. 12 March.

Close, 13 Edw. 3. p. 1. m. 44.—Sheriff of Cambridge is to pay Thomas Powys, warden of the King's elemosinary scholars in the University of Cambridge, the arrears due for two robes a year granted to him by the King; and also in future to provide him the price of two robes a year. 20 Feb.

Patent, 13 Edw. 3. p. 2. m. 9.—Mayor of Cambridge and Thomas Powys are appointed to buy in the King's name any places and houses in Cambridge which may be for sale, and necessary and fit for the enlargement of the house of the warden and clerks in King's Hall, Cambridge. 20 March.

Close, 13 Edw. 3. p. 1. m. 12. dorso.—Sheriff of Cambridge is to provide Thomas Powys, warden of the King's elemo-

sinary scholars in the University of Cambridge, with carriage for timber for repairing and building houses for the habitation of the scholars. 23 April.

Close, 13 Edw. 3. p. 1. m. 3.—King's treasurer and chamberlains are to deliver to the thirty-six elemosinary scholars in the King's Hall, Cambridge, money for robes, in arrear at Christmas last. 7 May.

Close, 13 Edw. 3. p. 1. m. 2.—Philippa Queen of England, gives six oaks in her forest of Sappele, and Elizabeth de Burgo gives four oaks in her park of Hundone, for the repairs and building of houses for the habitation of the King's elemosinary scholars in Cambridge. The sheriff is to cause them to be cut, carried to Cambridge, and delivered to Thomas Powys, master of the scholars. 10 May.

Patent, 14 Edw. 3. p. 3. m. 1.—The King grants to the warden and scholars of King's Hall, Cambridge, for the enlargement of their house the messuage in the parish of All Saints, Cambridge, which he had bought of Edward de Walsingham; a garden which he had bought of Henry de Gretford, and which formerly belonged to the prior of the chapel of St. Edward; a piece of land at Damenicolesheth in Cambridge which he had bought of Bartholomew Peryn; another piece there which he had bought of Robert de Sygesford; another piece which he had bought of John de Comberton; another piece which he had bought of William de Glacton; and another piece which he had bought of Bartholomew Morys. He also pardons them the acquisition of part of a lane between the garden of the Hospital of St. John and the tenement of the Prior of St. Edward, and also of a piece of ground at the Cornheth in Cambridge, without having obtained the royal licence. 17 Jan.

Patent, 14 Edw. 3. p. 2. m. 37.—Grant to the warden and scholars of King's Hall, Cambridge, of 55l. which the Abbot of Waltham pays the King yearly for the farm of the town of Waltham. The remainder of the sum of 4d. a day to the warden and 2d. a day to each of the thirty-two scholars granted by the King to be paid by the sheriff of the county out of the issues of the county. 1 May.

Close, 16 Edw. 3. p. 1. m. 33.—Sheriff of Cambridge is to pay Thomas Powys, warden of the King's elemosinary scholars in the University of Cambridge, the arrears due for two robes a year granted to him by the King; and also in future to provide him the price of two robes a year. 20 Feb.

Patent, 16 Edw. 3. p. 2. m. 40.—Letter to the Chancellor, Treasurer, Keeper of the Privy Seal, Steward of the King's Chamber, the Keeper of the Rolls of Chancery, the King's Confessor and his Almoner, giving them full power to order, dispose, and appoint the foundation of the College already founded by the King, of a warden and thirty-two scholars in the University of Cambridge called King's Hall, and to assign to the warden and scholars at the King's expense the church of Fakenhamdam and other churches sufficient for their food, clothing, and the support of their house; also to ordain a rule for the conduct of the scholars and for the use and advantage of the College; also to grant them by letters patent such liberties as the King has granted to the College of Chaplains founded at Stratford-upon-Avon by John Archbishop of Canterbury. The grant of money daily to them made by the King, and the money out of the farm of Waltham paid by the Abbot, are to cease. 24 May.

Patent, 16 Edw. 3. p. 2. m. 24.—Grant to the warden and scholars of the College called King's Hall, Cambridge, of the advowson of the church of Felmersham with the chapel of Pavenham annexed in county of Bedford, the advowson of the church of Hyntlesham, Suffolk, the advowson of the church of Grendon, Northamptonshire, and the advowson of the church of St. Mary, Cambridge. 25 July.

Patent, 17 Edw. 3. p. 2. m. 23.—All causes of clerks arising in Cambridge or the suburbs about debts, taxations of houses, the sale of horses, cloth, food, &c. are to be decided before the Chancellor of the University. The Chancellor or his commissaries are to have cognizance of excesses in sale and purchase of wine, &c. in which a scholar is a party, and punish the delinquents. The Chancellor of the University for the time being shall not be molested in anywise in the

King's court in consequence of any imprisonment or punishment he may have caused. 19 Sept.

Patent, 18 Edw. 3. p. 2. m. 23.—Licence to John de Illeygh and Thomas de Kenyngham to give the manor of Ikelyngton and an acre and a half of meadow in Ikelyngton to the master and scholars of St. Michael's Hall, Cambridge. 20 Aug.

Patent, 19 Edw. 3. p. 1. m. 16.—Licence to Simon Bishop of Ely to give the advowson of the church of Hynton to the warden and scholars of St. Peter's Hall, Cambridge. 5 May.

Patent, 19 Edw. 3. p. 1. m. 5.—The master and scholars of St. Michael's Hall, Cambridge, are to hold the manor of Ikelyngton and an acre and a half of meadow there for ever without let or hindrance, notwithstanding it had been acquired by former possessors without royal licence. 16 June.

Patent, 19 Edw. 3. p. 2. m. 7.—Confirmation of the statute made by Simon, late bishop of Ely, relative to the election of scholars in the House of St. Peter, Cambridge. 8 Oct.

Patent, 19 Edw. 3. p. 2. m. 8.— The King revokes the appointment he had made of Nicholas Burghard to be supported in the House of St. Peter, Cambridge. 10 Oct.

Close, 20 Edw. 3. p. 1. m. 24.—Sheriff of Cambridge is to pay wages to six additional scholars in the King's Hall, Cambridge, besides the thirty-four whom the King already supports there. 28 Jan.

Patent, 20 Edw. 3. p. 2. m. 22.—Licence to Elizabeth de Burgo to give the advowson of the church of Grantesden, Hunts, to the master and scholars of Clare Hall, Cambridge, and also the advowson of the church of Dokesworth. 15 June.

Close, 20 Edw. 3. p. 2. m. 21.—An order to the treasurer and barons of the Exchequer and the chamberlain concerning the allowance of 4d. a day to the warden and 2d. a day to each of the scholars in the King's Hall in Cambridge. 12 Aug.

Patent, 20 Edw. 3. p. 3. m. 22.—Licence to the master and scholars of Clare Hall, Cambridge, to acquire lands, tenements, rents, and advowsons of churches to the value of 40l. per annum. 30 Sept.

Patent, 21 Edw. 3. p. 3. m. 21. and 34.—Grant to the warden and scholars of King's Hall, Cambridge, of 20l. per annum, which the preceptor of the House of La Maudeleyne of Lokhay in the county of Derby is bound to pay to the King in aid of building their house. 30 July. 9 Nov.

Patent, 21 Edw. 3. p. 1. m. 3. dorso.—Sheriff of Cambridge and others are appointed to inquire what lands and tenements in Cambridge have been acquired by religious persons, scholars, or other ecclesiastics since the 20th year of Edw. 2. 26 Oct.

Close, 21 Edw. 3. p. 2. m. 12.—The preceptor of the House of the Maudeleyne of Lokhay in the county of Derby is to pay the warden and scholars of the King's Hall, Cambridge, those 20l. per annum which the House is bound to pay to the King. 15 Nov.

Patent, 21 Edw. 3. p. 3. m. 9.—Licence to Mary de St. Paul, countess of Pembroke, to found a House of Scholars in Cambridge, and appoint in it a warden and thirty scholars or more; also to assign to them messuages for their habitation and advowsons of churches to the value of 1001. per annum. 24 Dec.

Patent, 22 Edw. 3. p. 1. m. 33.—Licence to Edmund de Goneville, parson of the church of Tiryngton, to found a college of twenty scholars in the University of Cambridge, and to assign to a warden and the said scholars three messuages and a garden in Lurteburghlane in the town of Cambridge for their habitation. 28 Jan.

Patent, 22 Edw. 3. p. 2. m. 32.—Licence to Mary de St. Paul, countess of Pembroke, to give a messuage in the town of Cambridge to the warden and scholars of the House founded by her in Cambridge. 4 June.

Patent, 22 Edw. 3. p. 2. m. 17.—The King grants to the master and scholars of the House of St. Michael, Cambridge,

that when the House shall happen to be vacant the King's escheators, sheriffs, or bailiffs shall not interfere with the manors of Barnton and Ikelyngton, but in the beginning of the vacancy shall take one simple seisin of the manors in the King's name and then immediately retire. 24 July.

Close, 22 Edw. 3. p. 2. m. 14.—The abbot of Waltham Holy Cross is to pay the warden and scholars of the King's Hall, Cambridge, the 55l. per annum which he is bound to pay to the King for the farm of the town of Waltham. 24 Oct.

Patent, 23 Edw. 3. p. 2. m. 25.—Licence to the warden and scholars of King's Hall, Cambridge, to acquire lands, tenements, and rents to the value of 20l. per annum. 26 June.

Patent, 23 Edw. 3. p. 2. m. 18.—Licence to Mary de St. Paul, countess of Pembroke, to give all her lands and tenements in Repyndon in the county of Derby and four pounds of rent in Wyssenden in the county of Rutland to the warden and scholars of her Hall of Valence Marie, lately founded by her in the University of Cambridge. 30 June.

Patent, 24 Edw. 3. p. 1. m. 30.—Licence to the warden, fellows, and scholars of the Holy Trinity in the University of Cambridge to acquire houses and dwellings sufficient for their habitation in the town of Cambridge; and advowsons of churches to the value of 100 marks per annum. 23 Feb.

Patent, 24 Edw. 3. p. 1. m. 15.—Licence to Richard de Lyng, archdeacon of Norwich, Walter de Elveden, and Simon de Rekynghale, to give the advowsons of the churches of Kimburle and Briston, Norfolk, to the warden, fellows, and scholars of the Hall of the Holy Trinity in the University of Cambridge. 3 May.

Patent, 24 Edw. 3. p. 3. m. 1.—Licence to Richard de Lyng, archdeacon of Norwich, Walter de Elveden, and Simon de Rikynghale, parson of the church of Rollesby, to give the advowson of Brynyngham to the warden, fellows, and scholars of the Hall of the Holy Trinity, Cambridge. 3 Oct.

Patent, 24 Edw. 3. p. 3. m. 5.—Licence to Richard de Lyng, archdeacon of Norwich, Walter de Elvedon, and Simon de Rekynghale, parson of the church of Rollesby, to give three messuages in Cambridge; and to the prior and convent of Ely to give a messuage and a piece of land in Cambridge in the street called "Mylnstrete" to the warden, fellows, and scholars of the Hall of the Holy Trinity in the University of Cambridge, for their habitation. 20 Nov.

Patent, 25 Edw. 3. p. 1. m. 24.—Licence to the prior and convent of Bynham, Norfolk, to give the advowson of the church of Woddedalling in that county to the warden, fellows, and scholars of the Hall of the Holy Trinity in the University of Cambridge. 4 March.

Patent, 25 Edw. 3. p. 1. m. 11.—Licence to the warden, fellows, and scholars of the Hall of the Holy Trinity in the University of Cambridge to acquire advowsons of churches to the value of 601. per annum. 11 May.

Patent, 25 Edw. 3. p. 2. m. 23.—Grant to the warden and scholars of the King's Hall in the University of Cambridge of a messuage and two carucates of land in Wendeye, which the King has of the gift of Geoffrey Seman. 5 July.

Patent, 25 Edw. 3. p. 3. m. 15.—Licence to abbot and convent of St. Benedict of Hulme to give the advowson of the church of Stallam, Norfolk, to the warden, fellows, and scholars of the Hall of the Holy Trinity in the University of Cambridge. 4 Nov.

Patent, 25 Edw. 3. p. 3. m. 4.—Licence to John, son of John de Shardelowe and Thomas his brother to give the advowson of the church of Coulinge in the county of Suffolk to the warden, fellows, and scholars of the Hall of the Holy Trinity in the University of Cambridge. 7 Jan.

Patent, 26 Edw. 3. p. 1. m. 21.—Licence to the Chancellor and University of Cambridge to give a messuage in Cambridge, and to the master and brethren of the Hospital of St. John, Cambridge, to give a messuage in the same town to the warden and scholars of the Hall of the Annunciation

of the Blessed Mary in the University of Cambridge. 1 March.

Patent, 26 Edw. 3. p. 2. m. 14.—Licence to Mary de St. Paul, Countess of Pembroke, to give the advowson of the church of Wereslee to the warden and scholars of the Hall of Valence Marie in the University of Cambridge. 8 Aug.

Patent, 26 Edw. 3. p. 3. m. 5.—Licence to the alderman and brethren of the guild of Corpus Christi and the Virgin Mary at Cambridge to found a house of scholars, chaplains, and others, under the name of the "House of Scholars of Corpus Christi and St. Mary," in a messuage to them belonging in Cambridge, to be ruled by a master. Licence to assign the said messuage to the master and scholars for an habitation, and also to give the advowson of the church of St. Bennet, Cambridge. 7 Nov.

Patent, 26 Edw. 3. p. 3. m. 18.—Licence to the alderman, brethren, and sisters of the guild of St. Mary, Cambridge, to give lands and rents of the value of 20 marks per annum to the master and scholars and chaplains of the House of Corpus Christi and St. Mary, to be founded in Cambridge, to celebrate divine service in the church of St. Bennet, Cambridge. 7 Nov.

Patent, 26 Edw. 3. p. 3. m. 6.—Licence to Thomas de Sutton, clerk, Ralph de Langele, clerk, and John de Clypesby, clerk, to give two messuages in Cambridge to the master and scholars of the House of St. Michael, Cambridge, and another messuage in the same town after the death of Amice, widow of John de Denford. 7 Dec.

Close, 26 Edw. 3. m. 6.—Sheriff of Cambridge and Hunts is to allow Thomas Powys, warden of the King's elemosinary scholars in the University of Cambridge threepence a day and two robes a year. 8 Nov.

Patent, 27 Edw. 3. p. 1. m. 7.—Licence to Walter Wanney to give an acre of land in Groundesburgh and the advowson of the church of that place to the master and scholars of the House of St. Michael, Cambridge. 6 May.

Close, 27 Edw. 3. m. 18.—Justices assigned for the preservation of the peace in the county of Cambridge are ordered to supersede all processes on indictments made before them in cases in which scholars of the University are parties; the cognizance of such cases being a privilege of the Chancellor of the University. 1 June.

Patent, 27 Edw. 3. p. 2. m. 20.—Licence to the warden and college of scholars of the Hall of the Annunciation of the Blessed Mary, Cambridge, to give the place and houses which they inhabit, with shops, gardens, &c. near Lortbourglane, Cambridge, to the master and college of the house of the guild of Corpus Christi and St. Mary, in exchange for a messuage formerly the capital messuage of Sir John de Cantebrigge, opposite the dwelling of the scholars of St. Michael, Cambridge, and for other tenements formerly belonging to John Goldecorne. 1 July.

Patent, 27 Edw. 3. p. 2. m. 9.—Licence to the bishop of Ely to give the advowson of the church of Hynton to the warden and scholars of St. Peter's Hall, Cambridge, now called "The Hall of St. Mary of Grace." 4 Oct.

Patent, 27 Edw. 3. p. 2. m. 21. dorso.—Appointment of the prior of Angleseye and others to supervise the state of Clare Hall in the University of Cambridge, its goods and possessions, to inquire about its chantries, elemosinaries, &c., and to punish those whom they find guilty of wasting or dissipating the property of the Hall, carrying away the muniments, &c. 5 July.

Patent, 27 Edw. 3. p. 2. m. 9.—Licence to the prior and convent of Bernewell to give the advowson of the church of St. Botolph, Cambridge, to the master and scholars of the House of Corpus Christi and St. Mary, Cambridge. 5 Oct.

Patent, 27 Edw. 3. p. 3. m. 10.—Licence to the alderman and brethren of the guild of Corpus Christi and St. Mary, Cambridge, to give five messuages and twelve cottages in Cambridge to the master and scholars of the House of Corpus Christi. 29 Nov.

Close, 28 Edw. 3. m. 30.—Justices assigned for the preservation of peace in the County of Cambridge are ordered to supersede all processes on indictments made before them against stationers, writers of books, binders, and illuminators in the University of Cambridge. Cognizance of such cases belonging to the Chancellor of the University. 3 Feb.

Close, 28 Edw. 3. m. 25.—The scholars of the House of St. Michael in the University of Cambridge, at all times when the house shall happen to be vacant by death or otherwise, are to have the custody of their manor of Barnton with the advowson, and of the manor of Ikelington, without interference of the escheator, who in the beginning of each vacancy shall make one simple seisin in the King's name, and then intermeddle no further with the manors, advowson, or the dwelling houses of the said scholars. 15 April.

Patent, 28 Edw. 3. p. 1. m. 14.—Licence to Edmund de Hemgrave to give the advowson of the church of Mutford to the warden and college of scholars of the Hall of the Annunciation of the Blessed Mary in the University of Cambridge. 1 May.

Patent, 28 Edw. 3. p. 2. m. 8.—Licence to prior and convent of Lewes to give the advowsons of Fouldon and Wilton, Norfolk, with their pensions or portions, to the warden and college of the Hall of the Annunciation of the Blessed Mary in the University of Cambridge. 25 Sept.

Patent, 28 Edw. 3. p. 2. m. 5.—Licence to Robert Stratton, John Truch, Walter Baketon, Walter de Aldeby, and Peter de Biteryng, to give a messuage and seven pieces of land in the parish of St. John Millestrete, Cambridge, and a messuage called "Draxes Entre" in the same parish, to the warden, fellows, and scholars of the Hall of the Holy Trinity in the University of Cambridge. 26 Sept.

Scotch Roll, 31 Edw. 3. m. 4.—Protection for all scholars of Scotland wishing to come into England to study in the Universities of Oxford and Cambridge. 28 Oct.

Patent, 32 Edw. 3. p. 1. m. 17.—Licence to Mary de St. Paul, countess of Pembroke, to give an acre of land in

Tilneye, Norfolk, and the advowson of the church of that place, to the warden and scholars of the Hall of Valence Marie in the University of Cambridge. 4 May.

Close, 34 Edw. 3. m. 34.—The warden of the Hall of King's Scholars in the University of Cambridge is to receive Nicholas de Drayton, bachelor in civil law, and John de Kent, bachelor in arts, in the place of Stephen Bynan and Thomas Fitz Walter, scholars of the said Hall, who have withdrawn from thence, and dwell in foreign parts in warlike acts. 3 April.

Scotch Roll, 35 Edw. 3. m. 1.—Protection for Andrew de Allyncrom and John de Allyncrom coming from Scotland with three persons into England to study in the University of Oxford or Cambridge. 21 Jan.

Patent, 35 Edw. 3. p. 3. m. 18.—Grant to master John de Shropham, warden of the King's elemosinary scholars in the University of Cambridge, of 4d. a day for his wages and eight marks a year for two robes. 26 Oct.

Patent, 35 Edw. 3. p. 3. m. 28.—Appointment of John Shroppeham as warden of the King's elemosinary scholars in King's Hall, Cambridge. 26 Oct.

Patent, 36 Edw. 3. p. 1. m. 15.—Licence to Simon de Babbingle, Robert de Walton, Ralph Urry, and John de Wyneston to give a rood of land in Swenyngton and the advowson of the church of that place to the warden, fellows, and scholars of the Hall of the Holy Trinity in the University of Cambridge. 23 March.

Patent, 36 Edw. 3. p. 1. m. 5.—Certain religious brethren and others attempting to impugn the privileges and liberties of the Chancellor and the University of Cambridge have cited them to answer concerning their liberties out of the University in the Christian Court. The King orders all ecclesiastics to desist from so doing, and not to do anything to the prejudice of the liberties granted to the University. 22 May.

Patent, 37 Edw. 3. p. 1. m. 12.—Licence to Simon de Langham, bishop of Fly, to give the advowson of the church

of Hynton to the master and scholars of the House of St. Peter in the University of Cambridge. 25 May.

Patent, 37 Edw. 3. p. 2. m. 8.—Appointment of Nicholas de Drayton as warden of the King's elemosinary scholars in King's Hall in the University of Cambridge. Grant to the said Nicholas of 4d. a day for his wages and eight marks a year for two robes. 1 Dec.

Scotch Roll, 37 Edw. 3. m. 3.—Protection for scholars of Scotland coming into England to study at the Universities. 5 Dec.

Scotch Roll, 37 Edw. 3. m. 4.—Protection for Alexander de Redwell and others coming from Scotland into England to study in the University of Oxford or elsewhere. 5 Dec.

Patent, 38 Edw. 3. p. 1. m. 48.—Warden and scholars of the King's Hall in the University of Cambridge are henceforth to receive at the Exchequer for their support 33l. 6s. 8d., which they used to receive of the prior of Swanseye, and 20l. which they used to receive of the abbot of Sautre. They are still to receive 7l. 10s. 8d. from the abbot of Waltham, 22l. 11s. from the burgesses of Scarborough, and 20l. of the issues of the counties of Bedford and Bucks. 4 Feb.

Patent, 38 Edw. 3. p. 1. m. 28.—Licence to William de Horwode of Cambridge to give five messuages and eight cottages in Cambridge to the master and scholars of the House of Corpus Christi and St. Mary, Cambridge; and another messuage and two vacant pieces of land in Cambridge, after the death of Mariota Duk, to the same master and scholars. 16 Feb.

Patent, 38 Edw. 3. p. 1. m. 14.—Licence to John de Harleton, John de Donewych, and Richard de Mordon, to give a messuage, 100 acres of land, an acre of meadow, an acre of pasture, thirteen acres of wood, and a rent of five marks and an half in Great Grantesden to the master and scholars of Clare Hall, Cambridge. 1 June.

Patent, 38 Edw. 3. p. 2. m. 10.—Appointment of Nicholas de Roos, one of the scholars of King's Hall, Cambridge, to be master of the said Hall. 2 Dec.

Patent, 38 Edw. 3. p. 2. m. 1.—Grant to Nicholas de Roos, warden of the King's elemosinary scholars of his hall in Cambridge of 4d. a day for his wages and eight marks a year for two robes. 12 Jan.

Patent, 39 Edw. 3. p. 1. m. 25.—Licence to Alan Banestre, parson of the church of Lolleworth, John, vicar of the church of St. Botolph, Cambridge, John de Tamworth, clerk, and William Horwood, to give the advowson of the church of Gratesete to the master and scholars of the college of chaplains of the House of Corpus Christi and St. Mary, Cambridge. 24 Feb.

Close, 39 Edw. 3. m. 15.—Sheriff of Cambridge is to pay to Nicholas de Roos, warden of the King's elemosinary scholars in the University of Cambridge, the arrears due to him of 4d. a day for his wages and eight marks a year for two robes, and to pay him hereafter the said 4d. a day and eight marks a year. 10 Oct.

Close, 39 Edw. 3. m. 15.—Abbot of Waltham is to pay to the warden of the hall of the King's elemosinary scholars in the University of Cambridge the arrears of 7l. 10s. per annum for the farm of the town of Waltham, and the said sum yearly in future. 12 Oct.

Close, 39 Edw. 3. m. 15.—Sheriff of Bedford and Bucks is to pay to the warden of the hall of the King's elemosinary scholars in the University of Cambridge the arrears of 201. per annum granted to them out of the issues of the said counties, and also the said sum yearly in future. 12 Oct.

Close, 39 Edw. 3. m. 15.—Bailiffs and burgesses of Scarborough are to pay to the warden of the Hall of the King's elemosinary scholars in the University of Cambridge the arrears of 221. 11s. whith the said bailiffs and burgesses owe to the King for the farm of the manor of Walesgrave,

and also the said sum yearly for the said farm in future. 12 Oct.

Scotch Roll, 40 Edw. 3. m. 3.—Protection for John de Langeton, clerk, and others, coming from Scotland into England to study in the University of Oxford or elsewhere. 13 Oct.

Close, 40 Edw. 3. m. 25.—The scholars of King's Hall in the University of Cambridge are ordered to be obedient to Nicholas de Roos, whom the King has appointed their warden. 1 May.

Patent, 47 Edw. 3. p. 2. m. 27.—Licence to James de Danmark, one of the scholars of the Hall of Mary de St. Paul, countess of Pembroke, in the University of Cambridge, to remain in the University for the sake of study; he has also the King's especial protection. 20 Sept.

Patent, 47 Edw. 3. p. 2. m. 18.—Licence to John King of Castile and Leon, William Horwode, and others to give 165 acres of land and five acres of meadow in Cambridge and Grancestre, and eight messuages in the same places, and two messuages in Cambridge, after the death of the tenants for life, to the master and scholars of the House of Corpus Christi and the Blessed Mary, Cambridge. 16 Nov.

Patent, 48 Edw. 3. p. 2. m. 17.—Licence to Alicia, widow of Thomas de Heselarton, knight, to give the manor of Barenton to William de Gotham, master of the collegiate house of St. Michael, Cambridge, and to the scholars of that house, to find one scholar beyond the number of scholars now existing in that house. 25 Oct.

Patent, 49 Edw. 3. p. 2. m. 10.—The King grants to Richard Ronhale, master of the King's Hall of scholars in the University of Cambridge, 4d. a day for his wages, and eight marks a year for two robes. 14 Nov.

Patent, 49 Edw. 3. p. 2. m. 12.—The King appoints Richard Runhale to be master of the King's Hall in the University of Cambridge at the nomination and request of the scholars of the Hall. 14 Nov.

Patent, 1 Ric. 2. p. 1. m. 16.—Appointment of Simon de Neylond, one of the scholars of the King's Hall, Cambridge, master of the said Hall, in the place of Richard de Rounhale who resigns. 12 Aug.

Patent, 1 Ric. 2. p. 1. m. 15.—Confirmation to Simon de Neylond, warden, and the thirty-two scholars of King's Hall, Cambridge, of their annual wages, amounting to 103l. 8s. 4d., to wit, 53l. 6s. 8d. at the Exchequer, 7l. 10s. 8d. from the abbot of Waltham of the farm of the town of Waltham, 22l. 11s. from the burgesses of Scarborough for the farm of the manor of Walesgrave, and 20l. out of the issues of the counties of Beds and Bucks. 9 Sept.

Patent, 2 Ric. 2. p. 1. m. 46.—The warden and scholars of King's Hall, Cambridge, are to receive in place of 53l. 6s. 8d., which they now receive at the Exchequer, 33l. 6s. 8d. which the abbot of Sautre is bound to render to the abbot of "Bona Requie" for the churches of Foulbourne and Honyngham, and 20l. which the abbot of Bernewell renders to the King for the town of Chesterton. 28 June.

Chart. 2 Ric. 2. no. 13.—Charter to the University of Cambridge, reciting and confirming Letters Patent and Charters of Edw. 3., Edw. 2., Edw. 1., and Hen. 3. 4 July.

Patent, 2 Ric. 2. p. 1. m. 39.—Continuation during the King's pleasure of the grants made by Hen. 3., Edw. 1., Edw. 2., and Edw. 3. to the University of Cambridge, viz., that the Chancellor and the mayor of the town should have cognizance of matters relating to forestallers, regraters, &c. 12 July.

Close, 2 Ric. 2. m. 34.—The abbot of Sautre is commanded to pay to warden and scholars of the King's Hall, Cambridge, the arrears of the annual sum of 33l. 6s. 8d., which the King granted them out of 40l. which the said abbot is bound to pay to the alien abbot "de Bona Requie" for the churches of Fulbourne and Honyngham, and to pay them the same sum annually in future. And the abbot of Berne well is commanded to pay them 20l. per annum which he is

bound to pay yearly to the King for the farm of the town of Chesterton. 29 July.

Patent, 2 Ric. 2. p. 1. m. 16.—The Chancellor of the University of Cambridge from the date of these presents till the next Parliament is to have assize of bread, wine, ale, and other victuals, &c. within the town, if the mayor be negligent or remiss in the matter. 6 Nov.

Patent, 2 Ric. 2. p. 2. m. 10.—The Chancellor of the University of Cambridge is to have for five years assize of bread, wine, ale, &c., assay of weights and measures, &c. within the town, if the mayor be negligent or remiss in the matter. 24 May.

Patent, 3 Ric. 2. p. 2. m. 12.—Statutes ordered by the King to be observed in the College called the Hall of the King's Scholars in the University of Cambridge. 5 March

Patent, 4 Ric. 2. p. 1. m. 26. dorso.—John de Cavendissh, Chancellor of the University of Cambridge, John Holt, John Donewych, Edmond Walsingham, and John Sibile are appointed to preserve the King's peace and the statutes of Winton, Northampton, and Westminster in all articles in Cambridge and its suburbs, in all things concerning masters and scholars of the University and their servants, and to punish delinquents; also to inquire concerning felonies, &c. 18 Sept.

Patent, 4 Ric. 2. p. 2. m. 34.—The Chancellor of the University of Cambridge, after the end of the term of five years already granted, is to have for seven years assize of bread, wine, ale, &c., assay of weights and measures, &c. within the town, if the mayor be negligent. 4 Dec.

Patent, 4 Ric. 2. p. 2. m. 31.—Confirmation of Letters Patent of former Kings to the master and scholars of the House of Corpus Christi, Cambridge, of licence of acquiring lands, &c., and grant that they may hold all the lands which they have acquired either in possession or reversion. 12 Jan.

Patent, 4 Ric. 2. p. 2. m. 18.—Grant to the warden and scholars of the King's Hall, Cambridge, of twenty pounds

per annum out of the farm of the town of Scarborough instead of a former grant of the twenty pounds which the prior of Barnwell paid for the farm of the town of Chesterton. 15 Feb.

Patent, 5 Ric. 2. p. 2. m. 24.—Justices and others of the county of Cambridge and the mayor, &c. of the town are to be obedient to the Chancellor of the University of Cambridge or his deputies in all matters relating to the custody of assize of bread, wine, and ale, assay of weights and measures, forestallers, regraters, &c. in Cambridge and the suburbs. 13 Mar.

Chart. 5 & 6 Ric. 2. n°. 18.—Chancellor of the University of Cambridge, and his successors, or their deputies, are to have for ever in the town and suburbs of Cambridge custody of the assize of bread, ale, and wine, and of the assize and assay and supervision of weights and measures, and power of inquiring and taking cognizance of forestallers and regraters, and of bad meat, fish, &c. 17 Feb.

Close, 6 Ric. 2. p. 1. m. 26.—The Chancellor of the University of Cambridge, having among other liberties the custody of the assize and assay and the supervision of weights and measures in Cambridge and the suburbs, is commanded from time to time to supervise the weights and measures and destroy the false ones, especially at the time of Sterebrigg Fair when false weights and measures are frequently used. 3 Sept.

Patent, 6 Ric. 2. p. 2. m. 2.—Chancellor of the University of Cambridge to have writs out of Chancery for taking excommunicated persons for five years. 8 April.

Patent, 7 Ric. 2. p. 1. m. 33. dorso.—Appointment of the Bishop of Ely to visit the College of the King's poor scholars, Cambridge, the King having heard that there are defects in the buildings and in the regulations of the scholars, and disputes between the warden and scholars about the property of the College taken away by him, and to reform and correct the abuses. — June.

Chart. 7 & 8 Ric. 2. n°. 21.—Chancellor of the University of Cambridge and his successors, and their locum tenentes, are to have special confirmation of the liberty previously granted, viz., that they have cognizance of all personal pleas of debts, &c. in the town and suburbs, in which one party is a master, scholar, servant of a scholar, or common servant of the University. 10 Dec.

Close, 8 Ric. 2. m. 40.—During the dispute between the Chancellor and scholars of the University of Cambridge and the mayor, &c. of the town about the receipt of 4d. for every bushel set apart for measuring corn and other merchandize in every barge or vessel coming to the town, the sheriff is commanded to collect and keep the money in safe custody. The mayor and bailiffs, &c. are commanded to permit the sheriff to do so; and a similar command is addressed to the Chancellor and scholars. 11 Sept.

Patent, 8 Ric. 2. p. 1. m. 8.—The Chancellor, proctors, ministers, and officials of the University of Cambridge are to be protected in exercising and performing all offices according to the statutes of the University. 3 Dec.

Patent, 8 Ric. 2. p. 2. m. 41.—The King having in Parliament in the fifth year of his reign granted to the Chancellor of the University of Cambridge the custody of the assize of bread, wine, and ale, and the custody of the assize and assay and the supervision of weights and measures in the town and suburbs, and hearing that disputes had arisen between the Chancellor and scholars of the University and the mayor and commonalty of the town about certain profits arising therefrom, declares that the Chancellor and his successors shall derive all the profits. Also that the Chancellor shall have power to summon before him proper persons to present forestallers, regraters, &c., as the Chancellor of the University of Oxford has done and now does. 10 Dec.

Close, 8 Ric. 2. m. 30.—Mayor and bailiffs of Cambridge are commanded to desist from extorting fines from victual-lers, bakers, and brewers for the sale of bread, wine, and

ale, and allow them to sell to the Chancellor and scholars of the University and to others whom they will without hindrance. 12 Dec.

Patent, 8 Ric. 2. p. 2. m. 14.—Appointment of Thomas Hetersete, doctor of laws, warden of King's College, Cambridge, on the election of the scholars, in the place of Simon Neylond, removed. 26 May.

Patent, 9 Ric. 2. p. 1. m. 27.—Grant to Thomas Hetersete, warden of the hall of the King's elemosinary scholars in the University of Cambridge of eight marks per annum for two robes. 15 Oct.

Close, 9 Ric. 2. m. 29.—The official of the court of Canterbury is commanded by the King not to send inhibitions and citations to the Chancellor of the University of Cambridge in contempt of the King and to the prejudice of the liberties of the Chancellor, viz., of having cognizance of personal pleas, &c., in which one party is a master, scholar, or servant of the University. 16 Dec.

Patent, 9 Ric. 2. p. 2. m. 20.—Candles and fuel are to come under the denomination of victuals, and the sellers of them are to be under the cognizance of the Chancellor of the University of Cambridge. 7 April.

Close, 13 Ric. 2. p. 1. m. 17. dorso.—The justices of the county of Cambridge are commanded to send all indictments had and to be had before the next parliament, in which the Chancellor, scholars, or servants of the University of Cambridge are or shall be indicted into Chancery. 6 Oct.

Patent, 13 Ric. 2. p. 2. m. 2.—Licence to John duke of Lancaster to give the manor and advowson of the church of Landbech to the master and scholars of the House of the College of Corpus Christi and St. Mary, Cambridge. 28 Feb.

Patent, 13 Ric. 2. p. 3. m. 30.—The Chancellor and scholars of the University of Cambridge and their servants are not to be molested or interfered with till the next parlia-

ment by force or colour of any presentment or indictment made against them by the men of the town of Cambridge before any of the King's justices, officers, ministers, &c. 4 Mar.

Patent, 14 Ric. 2. p. 1. m. 6.—The Chancellor and scholars of the University of Cambridge and their servants are not to be molested or interfered with till the next parliament by force or colour of any presentment or indictment made against them by the men of the town of Cambridge before any of the King's justices, officers, ministers, &c. 26 Nov.

Patent, 14 Ric. 2. p. 1. m. 6.— No brother of the order of Friars Preachers who is an apostate, or who has been condemned to prison or notoriously vicious, and has obtained the degree of master or graces, shall be admitted to the liberties, honours, or favours accustomed to doctors in divinity. 1 Dec.

Patent, 14 Ric. 2. p. 2. m. 41.—Appointment of Ralph Selby, master or warden of the King's Hall or College, Cambridge. 10 Jan.

Patent, 15 Ric. 2. p. 1. m. 3.—The Chancellor and scholars of the University of Cambridge and their servants are not to be molested or interfered with till the next parliament by force or colour of any presentment or indictment made against them by the men of the town of Cambridge before any of the King's justices, officers, ministers, &c. 28 Nov.

Close, 15 Ric. 2. m. 16.—The mayor and bailiffs of the town of Cambridge are commanded not to interfere with the privileges granted to the Chancellor and scholars of the University relative to the committal and detention of clerks and others in prison. 30 Jan.

Close, 15 Ric. 2. m. 17.—The sheriff of Cambridge, when requested on behalf of the University, shall repress disturbances in the University when the bailiffs and burgesses shall be unable or neglect to do so. 30 Jan.

Patent, 15 Ric. 2. p. 2. m. 14.—Licence to the abbot and convent or chapter of the monastery of Verselles in Lombardy to give to the warden and scholars of the College

called "Seinte Marie College of Wynchestre," in Oxford, lately founded by William de Wykeham, bishop of Winton, all their messuages, lands, &c. in Chesterton in the county of Cambridge, and the advowsons of the parish church and the vicarage of the said church. 28 Feb.

Close, 15 Ric. 2. m. 7. dorso.—The Chancellor and Proctors of the University of Cambridge are commanded to release Robert Coupere, one of the constables of the town of Cambridge, from prison, and supersede all proceedings against him, Geoffrey Smith, and Thomas Locock for having arrested one Richard Sutton, a chaplain, on suspicion of having threatened the life of John Maskrell, but let him go out of reverence to the clergy. They are also commanded to come into Chancery to answer concerning the same. 9 April.

Patent, 15 Ric. 2. p. 2. m. 16.—Licence to Henry Granby and John Wesenham to give two messuages and an inn called "Seinte Margarete Hostiel," in Cambridge, to the master and scholars of the House or College of St. Michael in Cambridge. 26 April.

Patent, 15 Ric. 2. p. 2. m. 6.—Licence to John Laceby and William Irby to give a messuage, sixty-seven acres of land, and two acres of meadow in Fenny Ditton to the master and scholars of the House or College of St. Peter, Cambridge. 9 June.

Patent, 15 Ric. 2. p. 2. m. 6.—Licence to Ralph Berners, Thomas Walpole, and Richard Maysent to give five messuages in Cambridge to the master and scholars of the Hall of Clarehall in Cambridge. 9 June.

Patent, 15 Ric. 2. p. 2. m. 5.—Licence to Richard Morys, John Rodby, and William Bateman to give a messuage, forty-seven acres of land, and four acres of meadow in Burwell and Wykes to the master and scholars of the House or Hall of Valence Marie, Cambridge. 20 June.

Patent, 17 Ric. 2. p. 1. m. 32.—Licence to William Piecehale and Henry de Tomston to give a messuage in Fouledon, and to the same Henry and Walter de Harlyngg to give the advowson of the church of Great Mateshale to the master and scholars of the Hall of the Annunciation of the Blessed Mary in the University of Cambridge. 26 June.

Patent, 17 Ric. 2. p. 2. m. 39.—Licence to Juliana, widow of Richard Bedill, to give a messuage in Cambridge, and to Henry de Thompston and Walter de Harlyng to give an acre of land in Great Mateshale, Norfolk, to the master and scholars of the Hall of the Annunciation of the Blessed Mary, Cambridge. 12 Feb.

Patent, 17 Ric. 2. p. 2. m. 27.—The master and scholars of Clare Hall, Cambridge, are pardoned the transgressions committed in acquiring without licence the advowson of the church of Wranby, by a fine of twenty marks. 12 March.

Patent, 18 Ric. 2. p. 2. m. 34. dorso.—John Cassy, William Colville, Chancellor of the University, the mayor of the town of Cambridge, and others, are appointed to preserve the peace in Cambridge and its suburbs according to the statutes, but matters connected with the University are to be decided by the Chancellor only. 13 July.

Patent, 18 Ric. 2. p. 2. m. 42.—Licence to Thomas Lentwardyn and Walter Freen to give two shops, a garden, and a rent of 10s. 6d. in Oxford to the provost and scholars of the House of St. Mary, Oxford; and also to give them the moiety of three shops, two solers, and two cellars in the same town after the death of Alice wife of John Hikkes. 12 Nov.

Patent, 20 Ric. 2. p. 2. m. 13. dorso.—John Cassy, Eudo la Zouche, Chancellor of the University, Robert Brygham, mayor of the town of Cambridge, and others, are appointed to preserve the peace in Cambridge and its suburbs according to the statutes, but matters connected with the University are to be decided by the Chancellor only. 9 Feb.

Patent, 22 Ric. 2. p. 3. m. 18.—Licence to the Chancellor and scholars, graduates of the University of Oxford, to prosecute at the Apostolic See for provisions of benefices, and to accept the possession thereof by themselves or their proctors. 27 April.

Patent, 22 Ric. 2. p. 3. m. 24.—Licence to the Chancellor and scholars, graduates of the University of Cambridge, to prosecute at the Apostolic See for provisions of benefices, and to accept the possession thereof by themselves or their proctors. 27 April.

Patent, 1 Hen. 4. p. 1. m. 31.—Grant to Richard de Dereham, bachelor of divinity, of wardenship of the college of the King's Scholars in the University of Cambridge, receiving the usual wages and eight marks a year for robes. 6 Oct.

Patent, 1 Hen. 4. p. 1. m. 20.—Confirmation of Letters Patent 11 Edw. 3. founding a college of thirty-two scholars, to be called the Hall of the King's Scholars, Cambridge. Confirmation of Letters Patent 12 Edw. 3. giving the advowson of the church of Fakenhamdam to the said college. Confirmation of Letters Patent (15 Feb.) 4 Ric. 2. concerning grant of 20l. per annum out of the farm of the town of Scarborough, &c. 8 Oct.

Patent, 1 Hen. 4. p. 1. m. 3.—Grant to Richard Bristow of Est Derham, a scholar in the University of Cambridge, of 40s. per annum out of the issues of the city of London, till he be promoted to a benefice, so that he be of good conversation and study diligently at the University. 31 Oct.

Charter, 1 Hen. 4. p. 2. nº. 12.—Confirmation by Inspeximus of Charter 4 July, 2 Ric. 2., reciting and confirming to the University of Cambridge Charters and Letters Patent of former Kings. Confirmation of Charter 17 Feb., 5 Ric. 2., concerning assize of bread, &c. Confirmation of Charter 10 Dec., 7 Ric. 2., concerning cognizance of personal pleas, &c. Confirmation of Letters Patent 10 Dec., 8 Ric. 2., also of Letters Patent of 7 April, 9 Ric. 2. 10 Nov.

Patent, 1 Hen. 4. p. 5. m. 36. dorso.—Appointment of John Cassy, Eudo la Souche, Chancellor of the University of Cambridge, Thomas Trevet, mayor of the town, and others, to preserve the peace, according to the statutes. Matters relating to the University are to be determined by the Chancellor only. 8 Jan.

Patent, 1 Hen. 4. p. 6. m. 25.—Licence to Nicholas Hill, vicar of the church of Balyrothery in Ireland, to study ecclesiastical law in the University of Oxford or Cambridge for five years, receiving the profits of his vicarage. 18 March.

Close, 2 Hen. 4. p. 1. m. 26.—Burgesses of Scarborough are commanded to pay the warden and scholars of King's Hall in the University of Cambridge the arrears of 22l. 11s. for the farm of the manor of Walesgrave, and of 20l. of the fee farm of their town, and those sums annually in future. 5 Nov.

Sheriff of Bedford and Bucks is commanded to pay them 201. per annum out of the issues of the counties.

Abbot of Waltham is commanded to pay them 7l. 10s. 8d. out of the farm of the town of Waltham.

Abbot of Sautre is commanded to pay them 33l. 6s. 8d. out of a pension of 40l. per annum which the said abbot is bound to pay annually to the alien abbey "de Bona Requie" for the churches of Fulbourn and Honyngham, all which sums were granted to them by Ric. 2.

Close, 2 Hen. 4. p. 1. m. 28.—Sheriff of Cambridge is commanded to pay Richard de Dereham, warden of the college of the King's Scholars in the University of Cambridge, the arrears of eight marks per annum for robes due since the 6th October in the first year of the King's reign, when he was appointed, and eight marks per annum in future. 5 Nov.

Patent, 2 Hen. 4. p. 1. m. 35.—Linence to Nicholas Fitz Symond, vicar of the church of St. Patrick, Donaghmore, in the diocese of Meath, to come to study in the Universities of Oxford or Cambridge for five years, receiving the profits of his vicarage. 4 Nov.

Similar licence for three years to Hugh Fitz Owyn, parson of the church of Rathcomarthy in the diocese of Meath. 5 Nov.

Patent, 2 Hen. 4. p. 2. m. 31.—Licence to David Herberd clerk, and Peter Shelton, clerk, to give three roods of land in Cambridge, contiguous to the house of the warden and

scholars of the hall called "Valence Marie," in Cambridge, to the same warden and scholars. 15 Feb.

Close, 2 Hen. 4. p. 2. m. 19.—The Chancellor of the University of Cambridge is commanded to pay John de Notyngham, one of the clerks of the treasury, ten marks a year out of the assize of bread, wine, ale, &c. in the town of Cambridge, granted him by King Richard the Second. 14 May.

Patent, 3 Hen. 4. p. 1. m. 1. dorso.—The Chancellor of the University of Cambridge, the mayor of the town, and others, are appointed to preserve the peace, &c., according to the statutes. Matters relating to the University are to be decided by the Chancellor. 4 Jan.

Patent, 3 Hen. 4. p. 2. m. 6.—Licence to Henry Graveby, master, and the scholars of the House of St. Michael, Cambridge, to appropriate the church of Groundesburgh which, together with an acre of land in the same place, Walter Wauncy gave to the said master and scholars by licence of Edw. 3. 3 July.

Patent, 5 Hen. 4. p. 1. m. 19.—Licence to the Chancellors, doctors, masters, and others of the Universities of Oxford and Cambridge to hold dignities in metropolitan, cathedral, collegiate, and conventual churches in England, Wales, and Ireland. 25 Nov.

Close, 5 Hen. 4. p. 2. m. 8.—The Chancellor, proctors, masters, and scholars of the University of Cambridge are commanded to admit John Chestre, a friar of the order of Preachers, to the degree of master. 11 June.

Patent, 6 Hen. 4. p. 1. m. 32.—Licence to Richard Petir, parson of the church of St. Patrick, Trim, to come to study for three years at the University of Oxford or Cambridge, receiving the profits of his benefice. 27 Oct.

Patent, 8 Hen. 4. p. 1. m. 37. dorso.—John Cokayn, Richard Norton, John Bilney, mayor of Cambridge, and others, are appointed to preserve the peace according to the statutes, but not to interfere with the privileges of the University,

the matters relating to which are to be decided by the Chancellor. 14 Feb.

Patent, 12 Hen. 4. m. 6.—Licence to Thomas Bodeney, clerk, and John Titeleshale, clerk, to give three messuages, thirty-one acres of land, and eight acres of meadow in Landebeche to the master and scholars of the college of Corpus Christi and the Blessed Virgin Mary, in Cambridge; and licence to Thomas Bodeney, parson of the church of Landbeche, and to William Pontrell of Cambridge, barbour, to give a messuage in the parish of St. Bennet, Cambridge, to the said master and scholars. 11 July.

Patent, 14 Hen. 4. m. 2.—Licence to Henry Maupas, clerk, William Astill, clerk, and William Chastlet of Chesterton in the county of Cambridge, to give an acre of land in Gamelyngeye, and the advowson of the moiety of the church of that place, to Edmund Bekenham, warden, and the scholars of Merton Hall, Oxford. 28 Feb.

Patent, 1 Hen. 5. p. 2. m. 34.—Confirmation of Letters Patent 8 Oct., 1 Hen. 4., reciting and confirming to the college called the Hall of the King's Scholars, Cambridge, the Letters Patent of 11 & 12 Edw. 3. and 4 Ric. 2. 5 April.

Close, 1 Hen. 5. m. 26.—Abbot of Waltham is commanded to pay to the warden and scholars of the King's Hall in the University of Cambridge the arrears of 7l. 10s. 8d. granted to them out of the farm of the town of Waltham, and pay them the same sum annually in future. 17 July.

Close, 1 Hen. 5. m. 26.—Burgesses of Scarborough are commanded to pay the warden and scholars of the King's Hall in the University of Cambridge the arrears of 22l. 11s. for the farm of the manor of Walesgrave and 20l. of the fee farm of their town, and to pay them the same sums annually. 17 July.

Close, 1 Hen. 5. m. 26.—Sheriff of Bedford and Bucks is commanded to pay the warden and scholars of the King's Hall in the University of Cambridge the arrears of 20l.

granted to them out of the issues of the said counties, and pay them the same sum annually. 17 July.

Close, 1 Hen. 5. m. 26.—Abbot of Sautre is commanded to pay to the warden and scholars of the King's Hall in the University of Cambridge the arrears of 33l. 6s. 8d. out of the 40l. which the said abbot is bound to pay to the alien abbot "de Bona Requie" for the churches of Fulbourn and Honyngham, and pay them the same sum annually. 17 July.

Patent, 1 Hen. 5. p. 4. m. 25.—Warden and convent of Friars Minors in the University of Cambridge have a grant of twenty-five marks per annum at the Exchequer for the support of the Catholic Faith. 6 Nov.

Patent, 1 Hen. 5. p. 5. m. 17.—Prior and convent of order of Friars Preachers in the University of Cambridge have a grant of twenty-five marks per annum at the Exchequer for the support of the doctrine of the Catholic Faith. 28 Nov.

Patent, 1 Hen. 5. p. 1. m. 31. dorso.—Appointment of justices of the peace for Cambridge, who are not to interfere with matters concerning the University, which are to be determined by the Chancellor of the University. 8 Feb.

Patent, 2 Hen. 5. p. 2. m. 31. dorso.—Stephen Scrop, Chancellor of the University of Cambridge, the mayor of the town, and others, are appointed justices to preserve the peace in Cambridge, according to the statutes. Matters relating to the University are to be decided by the Chancellor alone. 18 May.

Close, 2 Hen. 5. m. 14.—Stephen Lescrop, Chancellor of the University of Cambridge, is commanded to come before the archbishop of Canterbury and his co-brothers on the 1st Oct. at St. Paul's in the convocation of the clergy of the province of Canterbury, in order that the dissensions between the masters, regent and non-regent, and the scholars of civil and canon law in the University may be put an end to, and that four persons on either side be there also. 17 Sept.

Patent, 2 Hen. 5. p. 3. m. 16.—The warden and scholars of the King's Hall in the University of Cambridge are to

receive 33l. 6s. 8d. per annum from the abbot of Sautre or other occupiers of the churches of Fulburn and Honingham, and which sum was paid them out of the 40l. which the said abbot was bound to pay to the alien abbey "de Bona Requie" for the said churches before the King re-took into his hands the possessions of the alien priories; and when the war shall cease, or the lands be out of the King's hands, the said warden and scholars shall have the said 33l. 6s. 8d. per annum at the Exchequer. 4 Feb.

Patent, 3 Hen. 5. p. 1. m. 11. dorso.—The Chancellor of the University of Cambridge, the mayor of the town, and the sheriff are appointed to arrest William Bukworth, Robert Berkford, John Nowell, William Alnwyk, and Roger Strangwys, and cause them to be brought before the King in Chancery. 20 June.

Close, 3 Hen. 5. m. 19.—The King, understanding that certain scholars of the University of Cambridge commit riots by day and night in the town, commands the sheriff and mayor and bailiffs to aid the Chancellor of the University in the preservation of the peace whenever required. 23 June.

Close, 3 Hen. 5. m. 18.—Sheriff of Cambridge is commanded to pay Richard Dereham, warden of the College of the King's Scholars in the University of Cambridge, the arrears of eight marks per annum granted to him for robes on the 5th of June, the day of his appointment, and to pay him the same sum annually. 21 July.

Patent, 5 Hen. 5. m. 15.—Grant to Richard Holme, clerk, of wardenship of the College of the King's Scholars in the University of Cambridge, in room of Richard Dereham, deceased, receiving the usual wages and eight marks a year for robes. 3 Oct.

Patent, 6 Hen. 5. m. 25. dorso.—Appointment of John Rikynghale, Chancellor of the University of Cambridge, the mayor of the town, and others, to preserve the peace, &c. according to the statutes. Matters relating to the University to be decided by the Chancellor only. 24 Oct

Patent, 7 Hen. 5. m. 29.—On account of the disputes pending between the Chancellor and scholars of the University of Cambridge and the mayor, aldermen, and citizens of London about the custody of the assize and assay of bread, wine, and ale, and the supervision of measures and weights of citizens of London frequenting Sterebrigge Fair, the King commits, for this turn only, the said custody to the sheriff of Cambridge. 14 July.

Patent, 8 Hen. 5. m. 20. dorso.—Appointment of John Rigynghale, Chancellor of the University of Cambridge, the mayor of the town, and others, to preserve the peace according to the statutes. Matters relating to the University to be decided by the Chancellor only. 12 Dec.

Patent, 9 Hen. 5. p. 1. m. 16. dorso.—Appointment of John Reknynghale, Chancellor of the University of Cambridge, the mayor of the town, and others, to preserve the peace according to the statutes. Matters relating to the University to be decided by the Chancellor only. 14 Feb.

Patent, 1 Hen. 6. p. 1. m. 21.—Warden and convent of the order of Friars Minor in the University of Cambridge have a grant of twenty-five marks per annum during the King's pleasure for the support of the doctrine of the Catholic Faith in the University. 10 Dec.

Patent, 1 Hen. 6. p. 1. m. 21.—Prior and convent of the order of Friars Preachers in the University of Cambridge have a grant of twenty-five marks per annum during the King's pleasure for the support of the doctrine of the Catholic Faith in the University. 10 Dec.

Patent, 8 Hen. 6. p. 1. m. 26. dorso.—Appointment of John Holbrook, Chancellor of the University of Cambridge, the mayor of the town, and others, to preserve the peace according to the statutes. Matters relating to the University are to be decided by the Chancellor only. 28 Jan.

Patent, 9 Hen. 6. p. 1. m. 27. dorso.—Appointment of John Holbrook, Chancellor of the University of Cambridge, the mayor of the town, and others, to preserve the peace accord-

ing to the statutes. Matters relating to the University are to be decided by the Chancellor only. 26 Nov.

Patent, 9 Hen. 6. p. 2. m. 16.—Confirmation by Inspeximus of Charter of 10th November, 1 Hen. 4., to the University of Cambridge, reciting and confirming Charters and Letters Patent of Ric. 2. 20 Jan.

Patent, 10 Hen. 6. p. 1. m. 25. dorso.—Appointment of William Lassels, Chancellor of the University of Cambridge, the mayor of the town, and others, to preserve the peace according to the statutes. Matters relating to the University are to be decided by the Chancellor only. 18 Feb.

Patent, 12 Hen. 6. p. 1. m. 26. dorso.—Appointment of Richard Caudray, Chancellor of the University of Cambridge, the mayor of the town, and others, to preserve the peace according to the statutes. Matters relating to the University are to be decided by the Chancellor only. 4 Dec.

Patent, 14 Hen. 6. p. 1. m. 25. dorso.—Appointment of Richard Caudray, Chancellor of the University of Cambridge, the mayor of the town, &c., to preserve the peace according to the statutes. 13 Dec.

Patent, 15 Hen. 6. m. 44. dorso.—Appointment of John Langeton, Chancellor of the University of Cambridge, and others, to preserve the peace according to the statutes. 19 July.

Patent, 16 Hen. 6. p. 2. m. 13.—The Chancellor, masters, and scholars of the University of Cambridge, having petitioned the King to grant them the manor of Ruyslep in the county of Middlesex, with a certain place called Northwode, with lands, &c. to that manor pertaining, after the death of John Somerseth, to whom it is given for life—the King grants their petition in aid of the support of a common library, and of chaplains celebrating mass in their beautiful chapel, &c. &c. 10 July.

Patent, 17 Hen. 6. p. 2. m. 15.—Grant to John Langton, Chancellor of the University of Cambridge, and the masters and scholars of the same, and their successors, of the manors of Great and Little Okebourne in the county of Wilts, with

all their rights, &c. after the death of John Saintlo, who holds them for life, in aid of the support of a common library, and of chaplains celebrating mass in their beautiful chapel. 11 July.

Patent, 17 Hen. 6. p. 2. m. 16.—Licence to William Byngham, parson of the church of St. John Zachary, London, to give and assign a mansion called Godshouse, in the University of Cambridge, to the master and scholars of Clare Hall in the same University. 13 July.

Patent, 18 Hen. 6. p. 1. m. 23.—Exemplification of letters patent, 5 Oct., 27 Edw. 3., giving licence to the prior and convent of Bernwell to give the advowson of the church of St. Botolph, Cambridge, to the master and scholars of the House of Corpus Christi and St. Mary of Cambridge. 12 Oct.

Patent, 18 Hen. 6. p. 1. m. 30. dorso.—Appointment of John Langeton, Chancellor of the University of Cambridge, the mayor of the town, and others, to preserve the peace according to the statutes. Matters relating to the University are to be decided by the Chancellor only. 3 Feb.

Patent, 18 Hen. 6. p. 3. m. 20.—Grant to the master and scholars of the King's College within the University of Cambridge of the advowson of the parish church of Chesterton in the diocese of Ely. 2 May.

Patent, 18 Hen. 6. p. 2. m. 5.—Grant to the warden and scholars of the College of Pembroke Hall, Cambridge, of an annual pension of 28l. 13s. 4d. (which the abbot of "Regalis locus" used to pay to the alien abbot of Pynne for the church of Saham) after the death of the Duke of Gloucester, to whom it is granted for life. The same warden and scholars having resigned the grant of the reversion of 6l. 13s. 4d., which the abbot of Sawtre used to pay to the alien abbot "de Bona Requie" for the church of Fulborne. 4 May.

Patent, 18 Hen. 6. p. 3. m. 9.—Licence to the warden, fellows, and scholars of the Hall of the Holy Trinity in the

University of Cambridge, to acquire lands, tenements, &c. to the value of 401. per annum. 8 June.

Patent, 19 Hen. 6. p. 3. m. 34.—Licence to the master and scholars of the House or College of St. Michael, Cambridge, to acquire lands, &c. to the value of 201. per annum, release from all corrodies, pensions, &c. Their lands, &c. are to be free for the next twenty years from payment of any fifteenths or other payment granted by the clergy to the King. 8 May.

Patent, 19 Hen. 6. p. 3. m. 33.—The King pardons the master and scholars of the King's Hall, Cambridge, the transgression committed by them in acquiring without licence a piece of ground contiguous to their hall, entering upon it, inclosing it, and taking the King's aqueduct there to their own use. 31 May.

Patent, 19 Hen. 6. p. 3. m. 18 .- Grant to the rector and scholars of the Royal College of St. Nicholas in the University of Cambridge of the reversion of a rent of 100s. out of the possessions of the abbey of Lucerna; the reversion of the priory of Wengale in the county of Lincoln; the reversion of the manor of Willoghton; the reversion of the priory of Allerton Mauleverer in the county of York; the reversion of a rent of 100s. which the prior of Wenlock used to pay to the house of Cluny; the reversion of the manors of Monkeston and Combe in the county of Southampton; the reversion of a pension of 100s. out of the church of West Kyngton, Wilts; the reversion of a pension of 201. which the abbot of Roufford pays for the custody of the moiety of the manor of Rotherham, York; the reversion of a pension of 40s. which the prior of Blith pays; and the reversion of the priory of Priaulx, or the reversion of the manor of Stoure Priaulx, with all lands, rights, &c. 31 July.

Patent, 20 Hen. 6. p. 3. m. 15.—Licence to William Bingham and others to found a college in Cambridge, to be called Godeshous. 9 Feb.

Patent, 20 Hen. 6. p. 3. m. 16. and 28.—Grant to William Bingham and others of reversions of pensions, the priory of Chepstowe, the priory, manors, or lordships of Ikham in

the counties of Lincoln and Oxford, &c., which they have licence to give to the procurator and scholars of the College to be established in the University of Cambridge, and to be called Godeshous. 1 March. 10 June.

Patent, 20 Hen. 6. p. 4. m. 3.—Grant to the rector and scholars of the College of St. Nicholas in the University of Cambridge of the priory of Mount St. Michael in Cornwall, the manor of Tyleshyde, the manor and rectory of Felstede in Essex, and lands, &c. in Spalding in the county of Lincoln, which formerly belonged to the Abbey of St. Nicholas Anjou. 15 March.

Charter, 21 to 24 Hen. 6. n°. 38.—Grant to the provost and scholars of the Royal College of St. Mary and St. Nicholas, Cambridge, of goods and chattels of all their men, felons, and fugitives; that they and their men, tenants, &c. be free of toll, pavage, pontage, &c. &c., also from aid, subsidies, &c.; and that they have waifs, strays, treasure trove, &c., and other liberties. 24 Feb.

Charter, 21 to 24 Hen. 6. n°. 4.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, that they, their men, tenants, &c. be free from payment of aids for making the King's eldest son a knight, and marrying his eldest daughter; that the provost and scholars shall not be made collectors of any tenth or contribution made by the clergy to the King; that they and their men and tenants, &c. shall not be made taxors, assessors, or collectors of aids. That they shall have gallows in their demesne lands; assize of bread, ale, and wine; common of pasture in the King's forests adjacent to their lands, except for goats; licence to hunt in their lands; pleas, suits, plaints, &c., and other liberties. 3 March.

Close, 21 Hen. 6. m. 11.—The prior of Spalding is commanded to pay 40l. per annum to the rector and scholars of the King's College of St. Nicholas in the University of Cambridge, which he used to pay to the alien abbot of St. Nicholas Anjou. 13 March.

Patent, 21 Hen. 6. p. 2. m. 42.—The warden and scholars of the College of St. Michael, Cambridge, having given two tenements in the street of the schools of the University of Cambridge to the rector and scholars of the King's Royal College of St. Nicholas in Cambridge, the King grants to the said warden and scholars of St. Michael's College, the reversion of the priory of Wengale after the death of Thomas Comberworth, Knight, who holds it for life. 22 April.

Patent, 21 Hen. 6. p. 2. m. 24.—Grant to the rector and scholars of the King's College of St. Nicholas, Cambridge, of the manor of Brighteston Deverell in the county of Wilts, with all its appurtenances, which formerly belonged to the alien priory of Okebourne; and with all the stock of the manor, and the arrears due to the King for the farm of the manor. 7 June.

Patent, 21 Hen. 6. p. 2. m. 4.—Recital of the foundation of the College of St. Nicholas, Cambridge, by letters patent, 12 Feb., 19 Hen. 6. The poor scholars of the King's Royal College of St. Mary, Eton, when they are imbued with the rudiments of grammar, are to be transferred to the said College, henceforth to be called the Royal College of St. Mary and St. Nicholas, Cambridge, the rector of the College to be called the Provost. The King takes upon himself and accepts the statutes by which the provost and scholars are to be governed, exonerating therefrom the Bishops of Lincoln and Sarum, the Keeper of the Privy Seal, and the Chancellor of the Exchequer, and the Chancellor of the University. Licence to acquire lands, &c. to the value of 200l. per annum. Acquittance of corrodies, pensions, &c. 10 July.

Patent, 22 Hen. 6. p. 2. m. 15.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the manor of Atherston in the county of Warwick, after the death of Humphry Earl of Stafford. Grant to the said provost and scholars of the priory of Wotton in Warwick and Worcester, of the manor of Westwortham in Norfolk, and of the manor of Molkeley

in the county of Warwick, with all their appurtenances, &c. 12 Dec.

Patent, 22 Hen. 6. p. 2. m. 15.—Reginald Ely and others are appointed to press masons, carpenters, and other workmen for the buildings of the King's Royal College of St. Mary and St. Nicholas, Cambridge. 16 June.

Patent, 22 Hen. 6. p. 2. m. 5.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of two casks of Gascon wine annually in the port of London. 6 July.

Patent, 22 Hen. 6. p. 2. m. 6.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the priory of St. James, near Exeter, after the death of James Delabere; and of the manor of Withyham, with the advowson of the church, &c., after the death of James Fenys and Emeline his wife. 15 July.

Patent, 23 Hen. 6. p. 1. m. 11.—Grant to John Langeton of the custody and marriage of Roger Barowe, son and heir of Thomas Barowe of the county of Hereford, for the use of the King's Royal College of St. Mary and St. Nicholas in the University of Cambridge. 30 Jan.

Patent, 23 Hen. 6. p. 1. m. 9.—Licence to the warden, fellows, and scholars of Trinity Hall, Cambridge, at the request of the provost and scholars of the College of St. Mary and St. Nicholas in Cambridge, to acquire lands, &c. to the value of 40l. per annum. 29 Jan.

Patent, 23 Hen. 6. p. 2. m. 22.—Grant to the provost and college of St. Mary, Eton, and to the provost and college of St. Mary and St. Nicholas, Cambridge, of 100l. forfeited by Thomas Burdet, who broke the peace contrary to the form of his recognizance. 12 July.

Patent, 23 Hen. 6. p. 2. m. 12.—Grant to the provost and college of St. Mary, Eton, near Windsor, and to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the custody of the lands, and the custody and marriage of the heir of Jocosa, widow of John

Lord Typtot, holden of the principality of Wales and the duchy of Lancaster. 20 Aug.

Patent, 24 Hen. 6. p. 1. m. 28.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the advowson of the church of Prestecote, Lancaster. 6 Nov.

Patent, 24 Hen. 6. p. 1. m. 28.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the deanery of St. Buryan in Cornwall, after the death or cession of Peter Stucle. 11 Nov.

Patent, 24 Hen. 6. p. 2. m. 2.—Appointment of John Filay to be one of the King's scholars in the King's College, called the King's Hall, in the University of Cambridge. 5 Jan.

Patent, 24 Hen. 6. p. 1. m. 7.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of a cask of Gascon wine yearly for ever in the port of Bishop's Lynn or London. 1 Feb.

Patent, 24 Hen. 6. p. 1. m. 13.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of an acre of land in Ryngwood, parcel of the manor of Ryngwood, and of the advowson of the church of Ryngwood in the diocese of Winton. 7 Feb.

Patent, 24 Hen. 6. p. 1. m. 7.—Grant to the warden, fellows, and scholars of the Hall of the Holy Trinity, Cambridge, of the Hospital of St. Margaret, near Huntingdon, with all its lands, &c., after the death, cession, or deprivation of Henry Hansard, who holds it for life. 3 March.

Patent, 24 Hen. 6. p. 2. m. 26.—Grant to the warden, fellows, and scholars of the Hall of the Holy Trinity in the University of Cambridge of the advowson of the church of St. Edward, Cambridge. 21 March.

Patent, 24 Hen. 6. p. 2. m. 26.—Licence to the master and fellows of the College of Clare Hall in the University of

Cambridge to acquire lands, tenements, and advowsons to the value of 401. per annum. 20 May.

Patent, 24 Hen. 6. p. 2. m. 6.—Grant to the master and fellows of Clare Hall, Cambridge, of two tenements in Chesterton, one called Frankys, the other Lepers, and of a tenement in the parish of St. Edward, Cambridge, between St. Edward's Lane and the College of Corpus Christi. 14 July.

Patent, 24 Hen. 6. p. 2. m. 4.—Licence to William Bingham and others to build and found a college in Cambridge, to be called the College of Godeshous in the parish of St. Andrew. The said William Bingham having demised to the King for the building of the College of St. Mary and St. Nicholas the tenement called Godeshous, in which he had previously had licence to found a college. Licence to acquire lands, advowsons of churches, &c. 26 Aug.

Close, 25 Hen. 6. m. 28.—The burgesses of Scarborough are commanded to pay annually 22l. 10s. for the farm of the manor of Walesgrave, and 20l. of the fee farm of their town, to the warden and scholars of the King's Hall in the University of Cambridge, and the arrears due at the two last terms. 14 Oct.

Close, 25 Hen. 6. m. 28.—The sheriff of Bedford and Bucks is commanded to pay out of the issues of those counties 20l. per annum to the warden and scholars of the King's Hall in the University of Cambridge, and the arrears due at the two last terms. 14 Oct.

Close, 25 Hen. 6. m. 28.—The abbot of Waltham Holy Cross is commanded to pay 7l. 10s. 8d. out of the remainder of the farm of the town of Waltham annually to the warden and scholars of the King's Hall in the University of Cambridge, and the arrears due at the last two terms. 14 Oct.

Close, 25 Hen. 6. m. 28.—The abbot of Sautre and other occupiers of the churches of Fulburne and Henyngham are commanded to pay annually out of the pension of 40l., which the said abbot used to pay to the abbot "de Bona Requie," 33l. 6s. 8d. to the warden and scholars of the King's Hall in

the University of Cambridge, and the arrears due at the two last terms. 14 Oct.

Charter, 25 & 26 Hen. 6. no. 37.—Foundation of a college in Cambridge, to consist of a president and fellows, and to be called the College of St. Bernard, who are to have a common seal, licence to acquire lands, &c., and other privileges. 3 Dec.

Patent, 25 Hen. 6. p. 2. m. 27.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the lands, &c. in Ludgarshale alias Lutegareshale in the county of Bucks, formerly belonging to the master and brethren of Lutegareshale. 17 June.

Patent, 25 Hen. 6. p. 2. m. 27.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of a tenement in Stebenhith in the county of Middlesex, called Mewestenement, and of which Humphry Duke of Gloucester died seised. 17 June.

Patent, 26 Hen. 6. p. 1. m. 12.—Grant to the provost of the King's Royal College of St. Mary and St. Nicholas, Cambridge, and to the provost of the College of Eton, of the supervision and regulation of the statutes of the Hall commonly called the Kinges Hall, Cambridge, the office of visitors, the power to deprive and remove the master or warden, and of all authority which did pertain to the King and his successors. 24 Jan.

Patent, 26 Hen. 6. p. 1. m. 7.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of all the possessions of the Hospital of the Holy Trinity of Santyngfeld, in England and Wales, to wit, in the lordships of Farley, Luton, Wyperley, Prestley, Harpenden, Lutegareshale, and Coverfield, in the town of Dover, and in the lordship of Aweberton in Wales. 24 Feb.

Patent, 26 Hen. 6. p. 2. m. 40.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the lands, &c. forfeited by certain persons of Southwerk for the death of John Rokley,

for the construction and repair of an aqueduct for the said college. 24 Feb.

Patent, 26 Hen. 6. p. 1. m. 8.—Grant to the provost of the King's Royal College of St. Mary and St. Nicholas, Cambridge, and to the provost of the College of Eton, of 8 marks a year for the robes of the warden of the College of King's Scholars in the University of Cambridge, called the Kyngeshall, after the next vacancy, the King having granted the gift of the wardenship of the said Hall to the said provosts. 26 Feb.

Patent, 26 Hen. 6. p. 2. m. 39.—Revocation of the charter of 1st August, founding a college at Cambridge in honour of St. Margaret and St. Bernard. Licence to the Queen to found a college to be called the Queen's College of St. Margaret and St. Bernard in the University of Cambridge, privileges granted to the president and fellows. Licence to acquire lands, &c. 30 March.

Close, 26 Hen. 6. m. 10. dorso.—John Conches, late prior of the priory of Wawenswotton, Warwick, releases all his right and title in and to the said priory to John Chedworth, provost of the Royal College of St. Mary and St. Nicholas, Cambridge, and the scholars of the same, and their successors. 18 June.

Close, 26 Hen. 6. m. 10.—The mayor, bailiffs, &c. of Cambridge are commanded to pay annually out of the fee farm of their town 10l. to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, and the arrears due from the last term of St. Michael. 18 June.

Patent, 27 Hen. 6. p. 1. m. 23.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the advowson of the prebend of Chalk, Wilts, and of the advowson of the prebend of Ewern juxta Shaftesbury. 13 Sept.

Patent, 27 Hen. 6. p. 1. m. 25.—Grant to the thirty-two scholars of the King's Hall, Cambridge, of forty marks per annum out of the issues of the city of London and county of

Middlesex, to be distributed among them for robes of cloth and fur. 19 Nov.

Patent, 27 Hen. 6. p. 1. m. 27.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the patronage or advowson of the parish church of Wednesbury, Stafford. 21 Nov.

Patent, 27 Hen. 6. p. 2. m. 15.—Grant to the warden and scholars of the Hall of the King's Scholars, Cambridge, of an acre of land in Downefeld of Hinton in the county of Cambridge; a messuage in the parish of All Saints Jewry, Cambridge; also another messuage in the parish of All Saints. 8 May.

Charter, 27 to 39 Hen. 6. no. 13.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of a weekly market on Friday at Prestcote in the county of Lancaster. 22 Oct.

Charter, 27 to 39 Hen. 6. no. 42.—Grant to Simon Dalling, warden of the Hall of the Holy Trinity in the University of Cambridge, and the fellows and scholars of the same, of a messuage in Ripton Abbots, called Colles Place in the county of Huntingdon; also of lands in Ripton Abbots and Ripton Regis, with divers liberties and immunities. 5 Dec.

Patent, 28 Hen. 6. p. 2. m. 14.—The provost and scholars of the King's Royal College of St. Mary and St. Nicholas in Cambridge have pardon for entering into lands, &c. contrary to the statute. 16 Nov.

Patent, 29 Hen. 6. p. 1. m. 3.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the manor and town of Dounton Weylace in the county of Essex, with the advowson of the church of Dounton. 17 June.

Patent, 29 Hen. 6. p. 1. m. 18.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of lands, possessions, &c. in Iseham alias Iselham and Tadlowe in the county of Cambridge,

which the abbot and convent of St. Peter, Salop, gave the King. 21 June.

Close, 29 Hen. 6. m. 11.—The sheriffs of London and Middlesex are commanded to pay annually out of the farm of the said county and city forty marks to the warden or master and scholars of the King's College in the University of Cambridge, called Kyngeshall, and the arrears of the sum due. 26 June.

Patent, 31 Hen. 6. p. 1. m. 20.—Licence to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas to appropriate to the endowment of their college the priory of Brisett, the priory of Kersey in Suffolk, and the priory of Barden in Essex. 22 Oct.

Patent, 31 Hen. 6. p. 1. m. 20.—Exemplification of a transcript of a fine concerning the manor of Grauncester, of which the provost and scholars of the King's Koyal College of St. Mary and St. Nicholas, Cambridge, are tenants. 9 Nov.

Patent, 31 Hen. 6. p. 1. m. 15.—Robert Wodelark, provost of the King's Royal College of St. Mary and St. Nicholas, Cambridge, is appointed master of the works of the building of the college till it be completed. 12 Dec.

Patent, 31 Hen. 6. p. 2. m. 5.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the underwood and trees called Rowers in the forest of Saple in the county of Huntingdon, parcel of the forest of Rockingham, with ingress to cut the wood, egress, &c. 28 Jan.

Patent, 31 Hen. 6. p. 2. m. 5.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the patronage of the church of St. John, newly built, near the said college. 20 June.

Patent, 31 Hen. 6. p. 2. m. 5.—Grant to the secular rector of the church of St. John, lately built by the King, near the Royal College of St. Mary and St. Nicholas, Cambridge, of 10l. per annum out of the farm which the Chancellor of the University pays for assize of bread and ale, and weights and measures. 20 Juna

Patent, 31 Hen. 6. p. 2. m. 24.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the advowson of the parish church of Stowe Quye in the county of Cambridge. 23 June.

Patent, 31 Hen. 6. p. 2. m. 5.—Grant to William Towne, the rector of the church of St. John, lately built by the King, near the Royal College of St. Mary and St. Nicholas, Cambridge, and of which the patronage belongs to the provost and scholars of the said college, of 10l. per annum out of the farm which the Chancellor of the University pays for assize of bread and ale, and weights and measures. 29 June.

Patent, 32 Hen. 6. m. 30. dorso.—Appointment of the Bishop of Carlisle, Chancellor of the University of Cambridge, Robert Woodlark, provost of the College of St. Mary and St. Nicholas, the mayor of the town, and others, to preserve the peace according to the statutes. Matters relating to the University are to be determined by the Chancellor only. 21 Oct.

Close, 33 Hen. 6. m. 34.—The abbot of Sautre is commanded to pay annually to the procurator and scholars of the College called Goddeshous in the University of Cambridge ten marks, which the said abbot had been accustomed to pay to the King, for the churches of Fulburn and Henyngham, and the arrears due. 26 Oct.

Patent, 33 Hen. 6. p. 2. m. 13.—The bishops of Winton and Lincoln, and the provosts of the College of Eton and of St. Mary and St. Nicholas, Cambridge, have power to reform the statutes of those colleges during the King's life. 12 July.

Patent, 34 Hen. 6. m. 31. dorso.—Appointment of the Bishop of Carlisle, Chancellor of the University of Cambridge, Robert Woodlark, provost of the College of St. Mary and St. Nicholas, the mayor of the town, and others, to preserve the peace according to the statutes. Matters

relating to the University are to be determined by the Chancellor only. 20 Oct.

Close, 34 Hen. 6. m. 5. dorso.—John Teynton, alias John Robyns of Fairford, releases to the provost and scholars of the Royal College of St. Mary and St. Nicholas, Cambridge, all his right and title in and to the manor of Grauncester in the county of Cambridge. 3 Feb.

Patent, 35 Hen. 6. p. 2. m. 14.—Confirmation by inspeximus of indentures made 14 Feb. 1456 between Laurence Both, Chancellor, doctors and masters of the University of Cambridge, and the assembly of masters regent and non-regent of the University, on one part, and Robert Wodelark, provost, and the fellows and scholars of the College of St. Mary and St. Nicholas, Cambridge, on the other part, concerning the jurisdiction to be exercised by the provost over the scholars, and by the Chancellor over the provost and scholars of that college. 18 Feb.

Patent, 35 Hen. 6. p. 2. m. 14.—Robert Wodelark, provost of the King's Royal College of St. Mary and St. Nicholas, Cambridge, and his successors for ever, are to be justices of the peace in the county of Cambridge. 28 Feb.

Patent, 35 Hen. 6. p. 2. m. 4.—The provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, grant the advowson of the church of Stowe Quye in the county of Cambridge to the King who gives it to the prior and convent of Barnwell. 12 May.

Patent, 35 Hen. 6. p. 2. m. 4.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of a toft with a croft in Kingston in the county of Cambridge, and the advowson of the church of Kingston, which the prior and convent of Barnwell had given to the King. 12 May.

Patent, 35 Hen. 6. p. 1. m. 17. dorso.—Appointment of Laurence Bothe, Chancellor of the University of Cambridge, Robert Wodelark, provost of the College of St. Mary and St. Nicholas, Cambridge, the mayor of the town, and others, to preserve the peace according to the statutes. Matters

relating to the University are to be decided by the Chancellor only. 8 July.

Patent, 36 Hen. 6. p. 1. m. 14.—Grant to the prior and convent of the Friars Preachers of the University of Cambridge of twenty-five marks per annum during the King's pleasure in support of the doctrine of the Catholic Faith. 8 Nov.

Patent, 36 Hen. 6. p. 1. m. 14.—Grant to the guardian and convent of Friars Minor in the University of Cambridge of twenty-five marks per annum during the King's pleasure. 14 Nov.

Patent, 36 Hen. 6. p. 2. m. 1.—Grant to the procurator and scholars of the College called Goddeshous in Cambridge of rents paid by the prior of Monmouth, the prior of Tottenes, the prior of Newstead upon Ancolme, and the abbot of Sautre, grant of the priory of Carswell, the priory of Chipstowe, the priory or lordship of Ikham, the advowson of the church of Nanby, and of Fendraiton, and of the hospital or chapel of Therlowe; the former grants of which had by an act of resumption been declared void. 25 July.

Patent, 37 Hen. 6. p. 1. m. 16.—Licence to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, to appropriate the church of Chesthunt in the county of Hertford, the advowson of which Elizabeth, widow of John Norbury, who held it for life, has surrendered to them; the reversion after her death having been granted to them. 4 Sept.

Patent, 37 Hen. 6. p. 1. m. 16.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the priory of Allerton Mauleverer in the county of York, the former grant of the reversion of it to them having been made void by the act of resumption. 4 Sept.

Patent, 37 Hen. 6. p. 2. m. 16.—Grant to the Chancellor of the University of Cambridge for the time being of power to inquire by whom filth or rubbish of any kind is thrown into the streets, ditches, or waters within his jurisdiction.

and also concerning obstructions of watercourses, gutters, &c., and to fine the offenders or commit them to prison. The Chancellor to receive the fines; also power to banish lewd and incontinent women four miles from the University. 12 April.

Patent, 37 Hen. 6. p. 1. m. 9.—Confirmation of a previous grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of 100s. per annum, which the prior of Wenlock used to render to the alien priory of Cluny. 3 Nov.

Patent, 37 Hen. 6. p. 1. m. 9.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of a messuage, lands, and tenements in Chelleswode otherwise Chellesworthy, Le Forde in the parish of Ipplepen and in Ipplepen in the county of Devon; the former grant being invalid by the act of resumption. 3 Nov.

Patent, 37 Hen. 6. p. 2. m. 16.—Grant to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, of the reversion of the lordship or manor of Chesthunt in the county of Hertford after the death of Elizabeth widow of John Norbury; the former grant of it having been made void by the act of resumption. 15 June.

Patent, 37 Hen. 6. p. 2. m. 4.—Grant to the master and scholars of the House or College of St. Michael, Cambridge, of thirty-four acres of land in Barnton in the county of Cambridge, in recompence for a tenement in Cambridge in the street called Scolelanes, which they have given to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge. 19 Aug.

Patent, 38 Hen. 6. p. 1. m. 18.—The King pardons the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge, all fines, amercements, issues, fines, reliefs, scutages, debts, accounts, &c. &c. due to the King up to the present day. 26 Nov.

Close, 38 Hen. 6. m. 19.—The mayor, bailiffs, &c. of Cambridge are commanded to pay 70l. annually, the fee farm of the town of Cambridge, to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge. 12 Feb.

Close, 38 Hen. 6. m. 22.—Prior and convent of Bernewell are commanded to pay annually 31l. which they are bound to pay to the King for the manor of Chesterton, to the provost and scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge. 12 Feb.

Patent, 49 Hen. 6. m. 6.—Grant to Robert Wodelarke, provost of the King's Royal College of St. Mary and St. Nicholas, Cambridge, and the scholars of the same, and their successors, of the manor, lordship, or alien priory of Stratton Margret in the county of Wilts, the reversion of the manor, lordship, or alien priory of Paunfeld, with its lands in Essex and in the city of London, the annual rent of six marks which the prior of Folkestone pays to the chief house of the priory in foreign parts, the manor of Huntingfeld in the county of Kent, and the advowson of the church of Haddescogh in the county of Norfolk. 24 Feb.

Patent, 1 Edw. 4. p. 3. m. 24.—Grant to the master and scholars of the College or House of St. Michael in the University of Cambridge of the alien priory of Wengale in the county of Lincoln. 24 Dec.

Patent, 1 Edw. 4. p. 4. m. 12.—Grant to the warden, fellows, and scholars of the Hall of Holy Trinity, Cambridge, of the Hospital of St. Margaret near Huntingdon. 7 Jan.

Patent, 1 Edw. 4. p. 4. m. 26.—Confirmation of Patent 7 Oct., 11 Edw. 3., of foundation of the college called the King's Hall, Cambridge, of Patent 12 March, 12 Edw. 3., of grant of the advowson of Fakenhamdam, and of Patent 15 Feb., 4 Ric. 2., of grant of 20l. per annum out of the farm of the town of Scarborough. Grant to the warden and scholars of forty marks per annum out of the farm of

the manor of Chesterton for robes, the advowson of the church of Chesterton, an acre of land in the downefield of Hynton, two messuages in the parish of All Saints Jewry, Cambridge, a vacant piece of ground contiguous to the hall, and an aqueduct. 3 Feb.

Patent, 1 Edw. 4. p. 4. m. 23.—Grant to the provost and scholars of the Royal College of St. Mary and St. Nicholas, Cambridge, of pardon of all fines, arrears of farms, forfeitures, &c. due to the King. 22 Feb.

Patent, 1 Edw. 4. p. 3. m. 23.—Grant to the provost and scholars of the College of St. Mary and St. Nicholas, Cambridge, of the manor of Ruvslepe in the county of Middlesex, with a place called Northwod, the manor of Willoughton, the alien priory of Allerton Maleverer in the county of York, a rent of 100s. which the prior of Wenlok used to pay to the house of Cluny, the manors or lordships of Monkeston and Combe a pension of 40s. which the prior of Blithe used to pay to the head of his house in foreign parts, the priory of Prihaulx or the manor of Stourepriaulx, the manor of Brightston Deverel, Wilts, the manor of Horstede, Norfolk, the priory of Wotton and the manor of Molkeley, Warwick, the manor of Westwortham, Norfolk, the priory of St. James, near Exeter, the manor of Withyam, called Monkton Court, the manor of Lesyngham in the county of Norfolk, the priory of Brysete, Suffolk, the priory of Toftes in the county of Norfolk, with lands, &c. to them belonging. 22 Feb.

Close, 2 Edw. 4. m. 28. dorso.—The provost and scholars of the Royal College of St. Mary and St. Nicholas, Cambridge, release to the abbess and convent of St. Saviour, St. Mary, and St. Bridget, of Syon, all right, claim, and interest in and to the priory of Mount St. Michael, Cornwall, the manor of Tileshyde, Wilts, the manor and rectory of Felstede, Essex, lands, tenements, &c. which formerly belonged to the abbey of St. Nicholas Anjou in Spalding, Lincoln, and profits arising out of the church of Cosham, Wilts, with all appurtenances, &c., 26 Feb., 1 Edw. 4. 5 March.

Patent, 2 Edw. 4. p. 2. m. 16.—Grant to the procurator and scholars of the College called Goddishous in the University of Cambridge, founded by Henry the Sixth, of a rent of ten marks which the prior of Monmouth used to pay to the chief lord of the priory in foreign parts, a rent of 40s. which the prior of Totteneys used to pay, a rent of 100s. which the prior of Newstead upon Ancolme used to pay to the abbot and convent of Longvillers, a rent of ten marks which the abbot of Sawtre used to pay to the abbot and convent "de Bona Requie" for the churches of Fulbourn and Henyngham, the priory of Garswell, the priory of Chepstow, the priory or lordship of Ikham in Lincoln and Oxford, the hospital of St. James of Therlowe, Suffolk, the advowson of the church of Fenne Drayton, Cambridge. 4 Nov.

Patent, 3 Edw. 4. p. 3. m. 8.—Confirmation by Inspeximus of Charter 4 July, 2 Ric. 2., reciting and confirming Letters Patent and Charters of Edw. 3., Edw. 2., Edw. 1., and Hen. 3. to the University of Cambridge. Confirmation by Inspeximus of Charter 17 Feb., 5 Ric. 2., of Charter 10 Dec., 7 Ric. 2., of Letters Patent 10 Dec., 8 Ric. 2., and of Letters Patent of 7 April, 9 Ric. 2. 12 May.

Patent, 3 Edw. 4. p. 1. m. 12.—Grant to the prior and convent of Friars Preachers in the University of Cambridge of twenty-five marks per annum in aid of the support of the doctrine of the Catholic Faith. 14 May.

Close, 5 Edw. 4. m. 26.—The Chancellor of the University of Cambridge is commanded to pay the Queen 10l. per annum during her life out of the farm paid by him for the custody of the assize of bread and ale. 22 March.

Patent, 5 Edw. 4. p. 2. m. 16.—Exemplification of Charter 5 Dec., 27 Hen. 6., to the warden and scholars of the Hall of the Holy Trinity in the University of Cambridge, granting them lands, &c. in Ripton Abbots and Ripton Regis, in the county of Huntingdon; the warden having sworn that the Charter is lost. 18 Nov.

Patent, 7 Edw. 4. p. 2. m. 19.—Confirmation of Letters Patent 4 May, 18 Hen. 6., to warden and scholars of the College of Pembroke Hall, Cambridge, of a pension out of the church of Saham. 29 July.

Patent, 8 Edw. 4. p. 3. m. 15.—Confirmation of Letters Patent 4 Nov., 2 Edw. 4., to the procurator and scholars of the College called Goddishous in the University of Cambridge of rents, &c., which Letters were inefficient. 6 Dec.

Close, 10 Edw. 4. m. 17. dorso.—An indenture made 10 Oct., 9 Edw. 4., between George Dawne of the one part and the president and fellows of the College of St. Margaret and St. Bernard in the University of Cambridge of the other part, witnesseth, that the said George hath demised to the said president and fellows the manor of Horsham Hall in Bumstede Helyon, with appurtenances, in the counties of Essex, Suffolk, and Cambridge, and the manors of Moonehall and Cromeshale, with appurtenances, in Essex and Suffolk, for the term of ten years.

Close, 10 Edw. 4. m. 17. dorso.—George Dawne remits and releases to the president and fellows of the College of St. Margaret and St. Bernard in the University of Cambridge all his right and title in and to the manor of Horsham Hall in Bumstede Helyon in the county of Essex, with all appurtenances in Essex, Suffolk, and Cambridge, and in the manors of Moonehall and Cromeshale, with appurtenances in Essex and Suffolk. 5 Oct., 9 Edw. 4.

Patent, 12 Edw. 4. p. 2. m. 32.—Appointment of William Estfeld a fellow of King's Hall in the University of Cambridge, on the resignation of John Clerk. 24 Oct.

Patent, 14 Edw. 4. p. 2. m. 18.—Grant to the guardian and convent of Friars Minors in the University of Cambridge of twenty-five marks per annum. 25 Nov.

Patent, 15 Edw. 4. p. 1. m. 7.—Licence to the abbess and convent of St. Edith, Wilton, to give the advowson of the prebend of Chalk in the county of Wilts to the provost and

scholars of the King's Royal College of St. Mary and St. Nicholas, Cambridge. 5 May.

Patent, 15 Edw. 4. p. 2. m. 15.—Licence to the master and fellows of the College of Clarehall in the University of Cambridge to acquire lands, tenements, advowsons, &c. to the value of 201. per annum. 16 June.

Patent, 15 Edw. 4. p. 2. m. 9.—Confirmation of the foundation of a Hall in the University of Cambridge by Robert Wodelarke, to be called St. Katherine's Hall; and that the master and fellows shall have perpetual succession and be able to acquire lands and tenements, &c., have a common seal, &c. 16 Aug.

Patent, 16 Edw. 4. p. 1. m. 19.—Licence to the master and fellows of St. Katherine's Hall in the University of Cambridge to appropriate the parish church of Coton alias Cotes in the county of Cambridge. 25 May.

Patent, 17 Edw. 4. p. 1. m. 3.—Licence to the warden, fellows, and scholars of the College of the Hall of the Holy Trinity in the University of Cambridge to acquire lands, &c. to the value of 201. per annum. 12 July.

Patent, 17 Edw. 4. p. 2. m. 29.—Appointment of William Squier to take and provide vessels called Keles for the carriage of stone for the pavement of the places and streets of the University of Cambridge. 15 Nov.

Patent, 17 Edw. 4. p. 2. m. 12.—Licence to the warden and fellows or scholars of the College or Hall of the Annunciation of the Blessed Mary, commonly called Gunville Hall, in the University of Cambridge, to acquire lands, &c. to the value of 201. per annum. 15 Nov.

Patent, 20 Edw. 4. p. 1. m. 22. dorso.—Martin Prenteys and John Sturgeon are appointed to provide carriage for timber bought by the King of the abbot of Walden for the building of the King's new Royal College of St. Mary and St. Nicholas, Cambridge. 10 July.

Patent, 20 Edw. 4. p. 2. m. 14.—Licence to Robert Bothe, dean of York, and others, enfeoffed to the use of Laurence late archbishop, to give the manor of Overton Waterville, Huntingdon, and the advowson of the church and of two chantries to the manor belonging, to the master or warden and scholars of the Hall of Valence Mary, commonly called Pembroke Hall, in the University of Cambridge. 16 Feb.

Mr. Hunter's Report on the Documents which have relation to the Universities of Oxford and Cambridge, found among the Miscellanea of Her Majesty's Remembrancer of the Exchequer, now in the Custody of the Right Honourable the Master of the Rolls. 12th February 1851.

The most material of these are twenty-five accounts of the "Custos" or "Magister Scholarium Regis apud Cantebrigg." These form a broken series from 12 Edward III. A.D. 1339. to 22 Henry VI. A.D. 1443.

The master renders an account of the sums received by him and the manner in which they were expended; in his own vadia and robes, the support of the scholars, and repairs of the buildings or other incidental expenses.

With some of these accounts there are vouchers consisting of the King's writs of nomination of scholars.

One of these accounts is annexed as a specimen; and from it the nature of the information to be obtained from the rest may easily be gathered. A specimen is also added of the Writs of Appointment.

Dates of the Accounts and Names of the Accountant.

12 Edward III. Thomas Powys. Of repairs only.

14-20 Edward III. Thomas Powys.

20 Edward III. Thomas Powys. Greatly damaged.

23-25 Edward III. Thomas Powys, with a file of writs of appointment.

25-29 Edward III. Thomas Powys, with writ to the Treasurer and Barons to account with him.

29-32 Edward III. Thomas Powys.

32-34 Edward III. Thomas Powys.

34 & 35 Edward III. Thomas Powys. The account is continued to 14 Sep. 35 Edward III., on which day Thomas Powys the Custos died.

35-37 Edward III. John de Schropham. He accounts from the death of Powys to 1 Dec. 37 Edward III., on which

day he surrendered his office, having held it 2 years and fourscore and eleven days.

37-40 Edward III. Nicholas Roos, for expenses about the appropriation of the churches of Felmersam and Grendon, and repairs about the College.

39-40 Edward III. Nicholas Roos. General Account.

40-43 Edward III. Nicholas Roos. No account for this period has been found; only 12 writs of appointment to scholarships.

47-49 Edward III. Nicholas Roos. General account, with 2 writs.

49 Edward III.—1 Richard II. Richard Ronhale. General account, and also of expenses of constructing a new hall and chambers, and the repair of other buildings; also of the appropriation and union of churches appropriated to the said college.

2, 7, & 8 Richard II. Simon Neyland. No account; only a small file of writs of appointment.

8-10 Richard II. Thomas Hedersete. Much of it perished; 6 writs of appointment.

10 & 11 Richard II. Thomas Hedersete, with 2 writs of appointment.

11 & 12 Richard II. Thomas Hedersete.

12-14 Richard II. Thomas Hedersete.

14 Richard II. Thomas Hedersete, for a small portion of the year.

14-20 Richard II. Ralph Selby, "Doctor in utroque jure." In one return he accounts for six years.

20-23 Richard II. Ralph Selby, when he was become Abbot of Westminster.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> As this is a new name added to the list of the abbots of Westminster, it may be proper to annex a note of the evidence to the fact, that Selby was abbot, afforded by this roll.

First, the heading originally stood thus: "Particule compoti

<sup>&</sup>quot;Magri Radi Selby, doctoris in utroque jure," &c. The word

<sup>&</sup>quot;Magri" is struck out, and there is written over it "Abbis "Westm."

Again, n the body of the account, "Et in vad istius custodis " ad iiii. d. et xxxij. scolar quolibet ad ij. d. in aula predicta a

1-4 Henry IV. Richard Dereham. No account, but a petition for certain claims to be allowed him.

4-9 Henry IV. Richard Dereham.

1 & 2 Henry V. John Stone, afterwards "Secretarius Regis." Writs only. Memoranda of repairs. No general account.

3-5 Henry V. Richard Dereham. Writs only. No account.

5-9 Henry V. Richard Holme, with schedule of debts charged upon him.

2-9 Henry VI. Robert Fitz Hugh, afterwards Bishop of

London, with schedule of debts charged upon him.

20-22 Henry VI. Richard Caudray, with 4 writs of appointment.

Of other affairs connected with the University, we have-

Several receipts given to the Chancellor by John de Nottingham for an annuity of 10 marks to be paid to him by the Chancellor out of the assize of bread and beer in the town of Cambridge, granted to him for life by King Richard II.—Between 13 Richard II. and 9 Henry IV.

Petition of the burgesses of the town of Cambridge to be allowed certain sums of money which were amercements on persons whose names are annexed, not being members of the University nor servants of members.—12 Henry IV.

Two receipts given, 36 Henry VIII., by Henry Pauley, fellow of Christ's College, Cambridge, and chaplain of the preachership founded in the University by the Lady Margaret countess of Richmond and Derby, the King's grandmother, for his stipend, from Sir John Williams, treasurer of the Court of Augmentation.

Previously to the time of Powys the King supported certain scholars at Cambridge, the earliest notice of whom is in a writ dated at Buckby, 7th July, in the 10th of Edward the Second, a copy of which is annexed. They were

<sup>&</sup>quot; predicto vjto die Maii anno xxijo usque secundum diem Augusti

<sup>&</sup>quot; quo die prefatus Custos intravit Religionem in Abbatiam Beati

<sup>&</sup>quot; Petri Westm."

originally 12 children of the King's Chapel, though afterwards the number were increased, and their first master was John de Baggeshute.

There are several small documents connected with Bagge-shute's possession of his office, but no account rendered by him. He received his salary and the vadia of the scholars at the hands of the sheriffs of Cambridge and Huntingdon, in whose accounts some of the indentures of receipt given by Baggeshute are to be found.

#### OXFORD.

Receipts given by William Cousin to the Chancellor of the University and to the mayor of Oxford or bailiffs of the same for an annuity granted to him out of the assize of bread and beer of the said town.

Beside these are the assessment rolls for the subsidies on Oxford and Cambridge, often accompanied with lists of the members of the Universities and their servants who claimed exemption.

JOSEPH HUNTER,
Assistant Keeper of the Public Records.

#### APPENDIX.

- I. Writ of Edward the Second, 7 July, 10 of the reign.
- II. Account of Thomas Powys, custos of the King's Hall, 1 Apr. 23—1 March 25 Edw. III., with a writ of appointment to a scholarship.
  - I. Writ of Edward the Second, 7 July, 10 of the reign.

einfaunz p la sepmeine p' lour comuns qua . . . . . . . . . p' lempension de lour houstel \tau lour autres necessaires entre cy \tau la Seint Michel pchen . . . . . . . quarante souldz. Feissant endent'e entre vous \tau le dit Johan de ce \tau vous lui aûez ensi lun . . . . . . . tesmoignaunce de queles \tau de cestes no en feroms leuer taille a \tilde{n}re escheqer p la quele vous en . . . . due allouaunce s' \tilde{v}re acounte. Do\tilde{u} souz \tilde{n}re priue seal a Bockeb\tilde{y} le vij. iour de Ju\tilde{y}l lan de \tilde{n}re regne disme finissant.

# II. Account of Thomas Powys, custos of the King's Hall, 1 Apr. 23—1 March 25 Edw. III.

Particule compoti Thome Powys custodis Aule Scolarium domini Regis Cantebr de vadiis suis et vadiis scolarium predictorum a primo die Aprilis anno regni Regis Edwardi tercii post conquestum vicesimo tercio usque primum diem Marcii anno regni ejusdem domini Regis Anglie vicesimo quinto primo die et non ultimo computatis.

Idem custos respondet de vj. fi. xvij. š. ij. đ. receptis de Warino de Bassingburn vicecomite Cantebř super vadiis scolarium predictorum anno xxijdo per iij. litteras aquietancie inde sibi factas Et de cx. fi. receptis de Abbate de Waltham super vadiis suis et scolarium predictorum de annis xxiijo et xxiiijto quolibet anno lv. fi. ad festum sancti Michaelis de firma ville de Waltham Et de xvj. fi. xiij. š. iiij. đ. receptis de Thesaurario et Camerariis ad receptam Scaccarii xixo die Julii anno xxiiijto Et de xx. fi. receptis ad dictam receptam xiijo die Decembris anno xxv. incipiente Et de lxj. š. receptis de Guidone Seyncler vicecomite Cantebř super robis ipsius custodis.

Idem custos computat in vadiis suis et in vadiis quadraginta scolarium remanencium in aula predicta primo die Aprilis anno xxiiiº post ultimum compotum de hujusmodi vadiis suis ad Scaccarium domini Regis redditum tam videlicet de illis xxxiiijº scolaribus in litteris patentibus domini Regis contentis quam de aliis scolaribus ad diversa mandata ipsius domini Regis ultra numerum predictum prius receptis et remanentibus ab eodem primo die Aprilis usque

decimum diem ejusdem mensis proximum tunc sequentem quo die magister Thomas de Berkingge vnus de scolaribus predictis obiit videlicet per ix. dies primo die computato et non ultimo dicto custode capiente per diem iiij. d. et quolibet scolarium predictorum capiente per diem ij. đ. lxiij. š. quo similiter die Thomas de Wodeweston receptus fuit in aula predicta per breve domini Regis de privato suo sigillo in loco predicti magistri Thome de Berkingge defuncti Et in vadiis suis propriis et quadraginta predictorum scolarium dicto Thoma de Wodeweston computato ab eodem decimo die Aprilis usque xxj. diem ejusdem mensis Aprilis quo die Nicholaus de Horseleye unus de scolaribus predictis obiit videlicet per x. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus (per diem) ut supra lxx. s. Et in vadiis suis et dictorum xxxix. scolarium residuorum a dicto xxi. die Aprilis usque septimum diem Maii proximum sequentem quo die Radulphus de Stonham unus de scolaribus predictis obiit videlicet per sexdecim dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus per diem ut supra cix. s. iiijor đ. Et in vadiis suis et dictorum xxxviij. scolarium residuorum a predicto septimo die Maii usque xxiiij. diem ejusdem mensis quo die magister Simon de Streteford et magister Johannes de Sautre duo de scolaribus predictis obierunt videlicet per xvij. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus (per diem) ut supra exiij. š. iiij. d. Et in vadiis suis et dictorum xxxvj. scolarium residuorum a predicto xxiiijo die Maii usque ad ultimum diem ejusdem mensis quo die Magister Robertus de Wight vnus de scolaribus predictis obiit videlicet per vij. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus (per diem) ut supra xliiij. s. iiij. d. Et in vadiis suis et dictorum xxxv. scolarium residuorum ab eodem ultimo die Maii usque x. diem Junii proximum sequentem quo die Thomas de Broughton vnus de scolaribus predictis obiit videlicet per x. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus (per diem) ut supra lxj. s. viij. d. Et in vadiis suis et dictorum xxxiiijor scolarium residuorum a predicto x. die Junii usque xxviij. diem ejusdem mensis proximum sequentem quo die predictus Thomas de Wodeweston obiit videlicet per xviij. dies primo die 7 non vltimo computatis dicto custode et quolibet ipsorum scolarium capientibus per diem ut supra cviij. s. Et in vadiis suis et dictorum xxxiij. scolarium residuorum a predicto xxviijo die Junii usque xxx. diem ejusdem mensis proximum sequentem quo die Thomas Spryngget vnus de scolaribus predictis obiit videlicet per ij. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus (per diem) ut supra xj. s. viij. d. Et in vadiis suis et dictorum xxxij. scolarium residuorum a predicto xxx. die Junii usque vj. diem Julii proximum sequentem quo die magister Thomas de Ripoun et Johannes de Perers duo de scolaribus predictis obierunt videlicet per vi. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum capientibus per diem ut supra xxxiiij. s. quo eciam die Johannes de Beek receptus fuit in aula predicta per breve domini Regis de privato suo sigillo Et in vadiis suis et dictorum xxxi. scolarium dicto Johanne de Beek computato a predicto vj. die Julii usque x. diem ejusdem mensis quo die Magister Johannes de Conyntoñ vnus de scolaribus predictis obiit videlicet per iiijor dies primo die et non ultimo computatis dicto custode et quolibet ipsorum

scolarium capientibus per diem ut supra lv.s. Et in vadiis suis et dictorum xxx. scolarium residuorum a predicto x. Julii usque xx. diem ejusdem mensis quo die Willielmus de Brigham unus de scolaribus predictis obiit videlicet per x. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus per diem ut supra liij.š. iiij.đ. Et in vadiis suis et dictorum xxix. scolarium residuorum a predicto xx. die Julij vsque xxviij. diem ejusdem mensis quo die Alexandr Chap de Wlfreton vnus de scolaribus predictis obiit videlicet per viij. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus (per diem) ut supra xlj.š. iiij.đ. Et iu

vadiis suis et dictorum xxviij scolarium residuorum a predicto xxviij. die Julij vsque vj. diem Augusti proximum sequentem quo die Johannes de Twenge vnus de scolaribus predictis obiit videlicet per ix. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus ut supra xlv. s. Et in vadiis suis et dictorum xxvij. scolarium residuorum a predicto vj. die Augusti vsque xx. diem ejusdem mensis quo die magister Johannes de Ixworth vnus de scolaribus predictis obiis videlicet per xiiij. dies primo die et non vltimo computatis dicto custode et quolibet ipsorum scolarium capientibus per diem ut supra lxvij. 3. viij. d. Et in vadiis suis et dictorum xxvj. scolarium residuorum a predicto xx. die Augusti vsque primum diem Decembris proximum sequentem quo die Thomas filius Walteri fabri receptus fuit in aula predicta per breve domini Regis de privato suo sigillo videlicet per ciij. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus (per diem) ut supra xxiiij. ti. viij. d. Et in vadiis suis et xxvij. scolarium predictorum dicto Thoma computato a predicto primo die Decembris usque xiij. diem Januarij proximum sequentem quo die Johannes de Storetoñ vnus de scolaribus predictis ingressus et religionem videlicet per xliij. dies primo die et non ultimo computatis dieta custode et quolibet ipsorum scolarium capientibus (per diem) ut supra x. ti. vij. s. x. d. Et in vadiis suis et dictorum xxvj. scolarium residuorum a predicto xiij. die Januarij vsque xxiiij. diem ejusdem mensis proximum sequentem quo die vj. scolares videlicet magister Johannes de Wormenhale magister Ricardus de Hamecotes magister Johannes de Norton magister Johannes de Wilford Johannes de Chatrys et Johannes de Calton recepti fuerunt in aula predicta per breve domini Regis de privato suo sigillo videlicet per undecim dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus (per diem) ut supra lj. š. iiij. đ. Et in vadiis suis et xxxij. scolarium predictorum prefatis vj. scolaribus ultimo receptis computatis a predicto xxiiijto die Januarii usque vj. diem Maii proximum sequentem quo die Baldewinus de Parvs scolaris in aula predicta ab eadem aula recessit Et

Willielmus filius Willielmi Walkelate receptus fuit in aula predicta ad vadia Regis per breve ipsius domini Regis de privato suo sigillo videlicet per cij. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium xxviij. li. xviij. s.

capientibus per diem ut supra \*\*xv.-li.-xj.-s.-iiij.-d. Et in vadiis suis et xxxij. scolarium predictorum dicto Willielmo Walkelate computatis a predicto vj. die Maii usque primum diem Junii proximum sequentem quo die magister Johannes de Cobham vnus de scolaribus predictis ad beneficium ecclesiasticum promotus ab eadem aula recessit. Et Laurencius de Grendon receptus fuit in aula predicta ad morandum in eadem per iij. annos per breve domini Regis de privato suo sigillo videlicet per xxvj. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus ut supra vij. fi. vij. š. iiij. d. Et in vadiis suis et xxxij. scolarium predictorum dicto Laurencio de Gryndon computato a prefato (primo) die Junii usque ulimum diem Julii proximum sequentem quo die magister Thomas Priour scolaris in aula predicta ad beneficium ecclesiasticum promotus ab eadem aula recessit videlicet per lx. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus ut supra xvij. ti. Et eodem die Willielmus de Walcote receptus fuit scolaris in aula predicta per breve domini Regis de privato suo sigillo Et in vadiis suis et xxxij. scolarium predictorum dicto Willielmo de Walcote computato a predicto ultimo die Julii usque xx. diem Decembris proximum sequentem quo die magister Walterus de Milemet scolaris in aula predicta ad beneficium ecclesiasticum promotus ab eadem aula recessit videlicet per cxlij. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capiquia deficit breve Regis

entibus ut supra xl. li. iiij. s. viij. d. quo-die-magister-Gal-fridus-de-Dodinho--receptus--fuit-scolaris-in-aula-prediota-in--loco-(predicti)-magistri-Walteri-de-Milemet-per-breve-quia deficit breve Regis

domini-Regis-de privato-suo-sigillo Et in vadiis suis et xxxj. scolarium predictorum dieto-Galfrido-computato a predicto xx. die Decembris usque xij. diem Januarii

Sic.

Sic.

proximum sequentem quo die Robertus de Draytoñ scolaris in aula predicta ab eadem aula recessit, et Thomas de Sibestoñ receptus fuit in aula predicta per breve domini Regis de privato suo sigillo videlicet per xxiij. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus ut supra vj. fi. (vj. š. vj. đ.) Et in vadiis suis et xxxj. scolarium predictorum dicto Thoma de Sibestoñ computato a predicto xij. die Januarii usque primum diem Marcii proximum sequentem videlicet per xlviij. dies primo die et non ultimo computatis dicto custode et quolibet ipsorum scolarium capientibus ut supra xiij. fi. xij. š. iiij. š.

Sic.

X-3.

## Sma toł vad ciiij. xij. łi. v.s.

Item prefatus custos computat pro quatuor robis suis duabus cum linura et duabus cum pellura videlicet pro vna roba estivali cum linura pro anno vicesimo tercio Et pro duabus robis videlicet una cum pellura et alia cum linura pro anno vicesimo quarto Et vna roba cum pellura de anno vicesimo quinto incipiente x. li. xiij. s. iiij. d.

Edward par la grace de Dieu Roi Dengleterre et de Fraunce et Seignour Dirlande a notre cher clerc Thomas Powys Maistre de noz escolers de notre sale de Cantebrugge saluz Porce que a la requeste notre cher cousyn le counte de Lancastre nous grantasmes longe temps passe a notre bien ame Thomas de Wodeweston destre vn de noz escolers en notre sale auantdite en lieu de celluy de mesmes noz escolers qi premerement voideroit queu grant nestoit mie execut vncore vous maundons que vous receiuez le dit Thomas en votre dite sale en lieu de celluy qi premerement voidera en la manere susdite nient contreesteant nulle mandement fait pour nul autre devant ces heures Doun souz notre prive seal a Westm le xj. jour de Marz lan de notre regne Dengleterre vintisme tierz et de Fraunce disme.

[On the same file are seven other writs in favour of other scholars.]

#### CAMBRIDGE.

## LIST of RECORDS received from the Office, ROLLS CHAPEL.

List of Records relating to the University of Cambridge, from the 1 Ric. 3. to the end of George the Second, found upon the Patent Rolls preserved in the Chapel of the Rolls.

Pat. 1 Ric. 3. p. 3. n. 124.—Grant to the friars minor in the University of Cambridge. 25 marks yearly.

Pat. 1 Ric. 3. p. 3. n. 189.—Grant to president and fellows "Reginalis Collegij" that it be of the foundation and patronage of Ann Queen of England.

Pat. 2 Ric. 3. p. 1. n. 105.—Grant to president and fellows "Reginalis Collegij Scæ Margaretæ et Sci Bernardi." The manor of Covesgraue com Bucks, &c.

Pat. 2 Ric. 3. p. 1. n. 145.—Commission for arresting workmen for the works and buildings within the "Collegium Regale."

Pat. 1 Hen. 7. p. 1.—Grant to the friars preachers in the University of Cambridge. Annuity of 25 marks.

Pat. 1 Hen. 7. p. 1.—Grant to friars minor in the University of Cambridge. Annuity of 25 marks.

Pat. 11 Hen. 7. p. 1.—Grant to Chancellor, &c. of University. Letters of confirmation.

Pat. 17 Hen. 7. p. 2.—Grant to warden and fellows of Gunvilehall College. Letters executory.

Pat. 20 Hen. 7. p. 2.—Licence to Christ College to take lands given by Margaret Countess of Richmond.

Pat. 20 Hen. 7. p. 3.—Licence to Countess of Richmond to give the advowson of the church of Malton to Christ College.

Pat. 22 Hen. 7. p. 3.—Licence to Margaret Countess of Richmond to give the advowson of the church of Manerbere com Pembroke to Christ College.

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Pat. 22 Hen. 7. p. 3.—Licence as above. The Abbey of St. Mary de Pratis juxta Creke com Norff.

Pat. 23 Hen. 7. p. 1.—Licence as above. Lands to the value of 6l. per annum.

Pat. 1 Hen. 8. p. 1.—Licence in mortmain to Christ College.

Pat. 1 Hen. 8. p. 1.—Grant to preaching friars. 25 marks yearly.

Pat. 1 Hen. 8. p. 1.—Grant to friars minor. 25 marks yearly.

Pat. 2 Hen. 8. p. 2.—Grant to provost "Collegij Regalis Be Marie & Sei Nichi." Annuity of 23l. 6s. 8d. out of the priory of Magna Okeborne, &c. com Wilts.

Pat. 4 Hen. 8. p. 2.—Licence in mortmain to Pembroke Hall.

Pat. 4 Hen. 8. p. 2.—Licence in mortmain to St. Katherine's College.

Pat. 7 Hen. 8. p. 3.—Grant to St. John's College. The advowson of the Hospital of St. Mary Ospring com Kent.

Pat. 11 Hen. 8. p. 1.—Grant to St. John's College. Scite of the hospital of St. Mary Ospring com Kent.

Pat. 14 Hen. 8. p. 2.—Grant to St. John's College. Scite of the priory of Bromehall com Berks & at.

Pat. 19 Hen. 8. p. 1.—Grant to Trinity Hall. Letters executory.

Pat. 23 Hen. 8. p. 2.—Grant to the master and fellows of Christ College. Scite of the monastery of Bromehill & at com Norfolk.

Pat. 26 Hen. 8. p. 1.—Licence to William Sowde, clerk, master or warden of the College of Corpus Christi and St. Mary in the University of Cambridge, and the fellows of the same college, to purchase lands to the value of 100° per annum.

Pat. 26 Hen. 8. p. 1.—Licence to the master of Corpus Christi College to alienate land in the parish of St. Benedict in Cambridge to the provost and scholars of King's College (Collegij Regalis).

Pat. 26 Hen. 8. p. 2.—Licence to the chancellor, masters,

and scholars of the University of Cambridge to elect three stationers and printers or sellers of books.

Pat. 29 Hen. 8. p. 2.—Licence to the master, &c. of Gunvilhall College, Cambridge, to purchase lands.

Pat. 29 Hen. 8. p. 3.—Grant to warden and fellows of Gunvilhall College within the University of Cambridge. Letters executory.

Pat. 31 Hen. 8. p. 6.—Grant to the provost and scholars "Collegij ñri Regalis Beate Marie et Sči Nichi Cantabrig." Two pensions or annuities.

Pat. 32 Hen. 8. p. 5.—Grant to Thomas Wakefield the office of Hebrew lecturer in the University of Cambridge.

Pat. 32 Hen. 8. p. 6.—Grant to John Redmayn, master and the scholars of the College "Aule Regis." Rectory of Bottesham & at com Cantabr.

Pat. 32 Hen. 8. p. 8.—Grant to John Redman the office of master of the College "Aule Regie" in the University of Cambridge.

Pat. 33 Hen. 8. p. 7.—Erection of the College of St. Mary Magdalen in the University of Cambridge, and grant to the same College of Buckingham College.

Pat. 34 Hen. 8. p. 6.—Grant to master and scholars of St. Michael's College. Manor of Barrington als Spaldings com Cambridge.

Pat. 35 Hen. 8. p. 7.—Grant to George Bishop of Chichester to be provost of "Collegij Regalis Bte Marie et Sce Trinitatis" in Cambridge.

Pat. 35 Hen. 8. p. 18.—Grant to same Bishop. Licence to alienate to Thomas Mawleverer. Manor of Allerton com Eboz.

Pat. 36 Hen. 8. p. 2.—Licence to Sir Edward North, Knight, to alienate the rectory of Burwell St. Mary com Cantebr to the Chancellor, &c. of the University of Cambridge.

Pat. 36 Hen. 8. p. 9.—Grant to the provost "Collegij Regalis Be Marie & Sei Nichi. Manor of Barton, &c. com Cantabr.

Pat. 36 Hen. 8. p. 19.—Licence to Edward Ebrington & at to alienate the manor of Dysworth com Leic to the master, &c. Collegij Xpi Cambridge.

Pat. 36 Hen. 8. p. 24.—Grant to the master and scholars of Clare Hall College. Rectory of Everton com Hunt & at.

Pat. 38 Hen. 8. p. 6.—Grant to the master and scholars of Trinity College of the manor and rectory of Stytfold, &c. com Bedford & at.

Pat. 38 Hen. 8. p. 7.—Erection of Trinity College.

Pat. 1 Edw. 6. p. 9.—Licence to Ralph Aynsworth, clerk, master, and the fellows of the College called Peter House, to purchase lands.

Pat. 2 Edw. 6. p. 3.—Commission to the Bishops of Ely and Rochester to visit the Universities of Oxford and Cambridge.

Pat. 3 Edw. 6. p. 2.—Grant to master, &c. of St. Catherine's College. Divers liberties.

Pat. 3 Edw. 6. p. 5.—Licence to Reginald Baymbrik to alienate the rectory of Ruddeswell com Essex to St. Katherine's College.

Pat. 5 Edw. 6. p. 2.—Licence to St. John's College to purchase lands.

Pat. 6 Edw. 6. p. 4.—Grant to Christ College of the manor of Bourne com Cantabr.

Pat. 1 Mar. p. 8.—Grant to Trinity College, Cambridge, of the rectory of Eversham com Westmoreland & at.

Pat. 3 & 4 Ph. & Mar. p. 1.—Licence to Richard Braken to alienate lands at Chesterton com Cantebr to the master and scholars of St. Katherine's Hall College.

Pat. 3 & 4 Ph. & Mar. p. (?).—A like licence, same to same. Pat. 4 & 5 Ph. & Mar. p. 3.—Grant to Jesu College of the scite of the manor of Graveley com Cantabr & at.

Pat. 4 & 5 Ph. & Mar. p. 3.—Grant to Trinity College of the advowsons of Stewkeley & at com Hunt, &c.

Pat. 4 & 5 Ph. & Mar. p. 7.—Grant to Gonvel Hall College divers privileges, and foundation of said College.

Pat. 2 Eliz. p. 12.—Licence in mortmain to Trinity College.

Pat. 3 Eliz. p. 1.—Commission concerning Trinity College. Pat. 3 Eliz. p. 4.—Commission to Thomas Redman & af for taking of boards, &c. for finishing the chapel of Trinity College.

Pat. 3 Eliz. p. 10.—Grant to master and scholars of the University. Divers liberties.

Pat. 4 Eliz. p. 1.—Grant to master and scholars of the College Corpus Xpi and St. Mary. Portion of tithes in Grauncester com Cantabr.

Pat. 6 Eliz. p. 5.—Licence to Trinity College to alienate tenements in Cambridge to Gunvile and Caius College.

Pat. 6 Eliz. p. 8.—Commission to survey lands of Trinity College.

Pat. 6 Eliz. p. 11.—General licence to all the Queen's subjects to alienate lands to Trinity College.

Pat. 10 Eliz. p. 2.—Licence in mortmain Trinity College.

Pat. 10 Eliz. p. 6.—Commission to John Whitgifte & at, fellows of Trinity College, to survey lands belonging to said College.

Pat. 10 Eliz. p. 9.—Grant to College of Christ and St. Mary. The Church of St. Mary Abchurch, London.

Pat. 13 Eliz. p. 2.—Licence in mortmain to Corpus Christi College.

Pat. 13 Eliz. p. 6.—Grant to Magdalen College and St. John's College, Oxford and Cambridge. £ 20 per annum.

Pat. 16 Eliz. p. 11.—Grant to St. Peter's College. The rectory of Ellington, &c. com Hunt.

Pat. 17 Eliz. p. 8.—Special licence to Magdalen College.

Pat. 18 Eliz. p. 1.—Commission to Lord Burghley & at to visit St. John's College.

Pat. 21 Eliz. p. 3.—Grant to Trinity College. Lands in Chesterton com Cantabr & licence in mortmain.

Pat. 24 Eliz. p. 9.—Commission to Lord Chancellor to make commissions of inquiry concerning lands belonging to Trinity College.

Pat. 26 Eliz. p. 2.—Licence in mortmain to St. John's College.

Pat. 26 Eliz. p. 2.—Licence to Walter Mildmay, Knight, to found Emanuel College.

Pat. 27 Eliz. p. 7.—Grant to Emanuel College. Annuity of 16l. 13s. 4d. for maintenance of five scholars.

Pat. 31 Eliz. p. 9.—Grant to Chancellor, &c. of University. Divers liberties.

Pat. 32 Eliz. p. 13.—Pardon to Magdalen College for acquiring lands.

Pat. 36 Eliz. p. 19.—Licence to the Earl of Kent and another to found the College of Lady Frances Sidney Sussex within the town of Cambridge.

Pat. 38 Eliz. p. 10.—Licence to Trinity College to let their lands.

Pat. 40 Eliz. p. 3.—Licence in mortmain to Pembroke Hall College.

Pat. 41 Eliz. p. 12.—Licence to Robert Hare to grant the manor of Walpole com Suff to Trinity College for the repairing of the highways and public ways juxta Cambridge.

Pat. 41 Eliz. p. 24.—Commission to survey the lands of Trinity College.

Pat. 42 Eliz. p. 8.—Grant to Trinity College of lands in Mesworth (cancelled).

Pat. 43 Eliz. p. 14.—Grant to Trinity College of lands in Mesworth com Hertf.

Pat. 43 Eliz. p. 16.—Grant to the Queen's College of St. Margaret. The manor of Hokington com Cantabr & at.

Pat. 44 Eliz. p. 18.—Grant to the Royal College of St. Mary and St. Nicholas. The manor of Sampford Courtney com Devon, &c.

Pat. 1 Jac. p. 8.—Grant to Chancellor, &c. of University. A gaol in the city of Cambridge.

Pat. 1 Jac. p. 15.—Grant to Chancellor, &c. of University that they might have two burgesses in Parliament.

Pat. 2 Jac. p. 5.—Grant. Constitutions and Canons ecclesiastical.

Pat. 2 Jac. p. 22.—Confirmation to Chancellor, &c. of University of all Charters, &c.

Pat. 3 Jac. p. 3.—Grant to University. Rectory of Somersham com Hunt & at.

Pat. 4 Jac. p. 8.—Licence in mortmain to Trinity College.

Pat. 5 Jac. p. 13.—Special licence to Trinity College.

Pat. 7 Jac. p. 27.—Commission to the sheriff of the county of Cambridge and others concerning an aid for the King's eldest son (University of Cambridge).

Pat. 8 Jac. p. 22. n. 1.—Grant to Trinity College. The advowson of Petersfield com Essex.

Pat. 8 Jac. p. 35. n. 9.—Licence in mortmain to Gonvile College.

Pat. 8 Jac. p. 55. n. 10.—Licence in mortmain to Trinity College.

Pat. 14 Jac. p. 9. n. 13.—Licence in mortmain to Christ's College.

Pat. 15 Jac. p. 9. n. 9.—Licence in mortmain to Gonville or Caius College.

Pat. 15 Jac. p. 18. n. 12.—Grant to St. John's College. Court leet in the manor of Ickelford com Herts.

Pat. 17 Jac. p. 11. n. 2.—Confirmation of a decree in Chancery. Henry Earl of Oxford versus Magdalen College.

Pat. 18 Jac. p. 3. n. 23.—Licence in mortmain to Emanuel College.

Pat. 18 Jac. p. 6. n. 16.—Licence in mortmain to St. John's College.

Pat. 19 Jac. p. 3. n. 18.—Licence in mortmain to Peterhouse College.

Pat. 19 Jac. p. 9. n. 4.—Licence in mortmain to Clare Hall College.

Pat. 20 Jac. p. 8. n. 14.—Licence in mortmain to St. John's College.

Pat. 20 Jac. p. 11. n. 4.—Licence in mortmain to Trinity College.

Pat. 3 Car. p. 9. n. 2.—Grant and confirmation to the Chancellor, masters, and scholars of the University of Cambridge, of divers liberties and privileges, with an allowance and approbation for printing of books.

Pat. 3 Car. p. 25. n. 1.—Grant to master, &c. of the College of Lady Frances Sydney. Licence to purchase the manor of Pylling & at com Bedf.

Pat. 5 Car. p. 19. n. 6.—Constitution of divers ordinances concerning the election and better government of the schools in the University of Cambridge.

Pat. 9 Car. p. 1. n. 9. dors.—Commission to Pro-chancellor of University to elect a fit man for St. John's College, and to examine abuses in said College.

1649. p. 2. n. 3. dors.—Special Commission for the regulation and reformation of the University of Cambridge, and of all colleges and halls in the said University.

1655. p. 4. n. 23.—Grant to the provost and fellows of King's College of 25l. in full arrears of 10l. per annum in lieu of two tuns of Gascony wine, and to continue payment of 10l. per annum.

1655. p. 4. n. 45.—Grant of 120l. to Thomas Cleyton, M.D., for his fee as reader of physic in the University of Cambridge.

Pat. 13 Car. 2. p. 16. n. 43.—Licence in mortmain to master, &c. of Clarehall.

Pat. 13 Car. 2. p. 4. n. 16.—Declaration of the King for annulling certain words in the statutes of Trinity College.

Pat. 13 Car. 2. p. 46. n. 6.—Grant to William Creed. Prebend of Christ Church, Oxford.

Pat. 13 Car. 2. p. 46. n. 9.—Grant to William Creed. Office of divinity lecturer in Oxford.

Pat. 14 Car. 2. p. 5. n. 6.—Licence to master and fellows of the College of Mary de Valencia to purchase the castle of Framlingham & at com Suff.

Pat. 18 Car. 2. p. 5. n. 14.—Appointment of Sir Thomas Adams, Baronet, to be Arabic lecturer in the University.

Pat. 22 Car. 2. p. 7. n. 4.—Confirmation of a decree made by Archbishop of Canterbury between the Colleges of St. Mary and St. Nicholas, Cambridge, and St. Mary of Eton com Bucks, concerning the election of fellows.

Pat. 23 Car. 2. p. 2. n. 31.—Licence to purchase to the College of St. Mary, St. John, and St. Radegund.

Pat. 23 Car. 2. p. 9. n. 11.—Licence to purchase to master, &c. of Emanuel College.

Pat. 33 Car. 2. p. 3. n. 16.—Licence to Chancellor of University to purchase lands.

Pat. 35 Car. 2. p. 1. n. 32.—Licence to master, &c. of Christ's College to purchase lands.

Pat. 1 Jac. 2. p. 11. n. 39.—Licence to master and scholars of St. Peter's College to purchase lands.

Pat. 6 Gul. & Mar. p. 3. n. 15.—Grant to the "Collegio Reginali" concerning the fellowships.

Pat. 8 Gul. 3. p. 8. n. 11.—Licence to St. John's College to purchase manor of Wotton Rivers com Wilts.

Pat. 12 Gul. 3. p. 4. n. 9.—Licence to "Colleg Reg" to purchase lands.

Pat. 2 Anne, p. 2. n. 13. Mar. 23.—Licence to the master, &c. of Gonvile and Caius College, Cambridge, to purchase in mortmain. Advowsons, manors, &c. of the yearly value of 500l.

Pat. 2 Anne, p. 2. n. 11.—Appointment of Thomas Ayloffe, LL.D., to be lecturer of civil law.

Pat. 4 Anne, p. 2. n. 7. May 23.—Licence to the master, &c. of the College of Corpus Xpi College and St. Mary the Virgin, Cambridge, to purchase in mortmain. Advowsons, manors, &c. of the yearly value of 500l.

Pat. 5 Anne, p. 1. n. 5. May 10.—Licence to the master, &c. of the College of Lady Frances Sidney Sussex, in the University of Cambridge, to purchase in mortmain. Advowsons (not exceeding 10 in number) and other possessions of the yearly value of 500l.

Pat. 6 Anne, p. 6. n. 9. June 11.—Confirmation of ordinances and statutes made by trustees appointed by Thomas Plume, concerning the disposal of 1,800l. devised by the last will of the said Thomas for buying lands and tenements for the perpetual maintenance of a professor of astronomy in the University of Cambridge.

Pat. 13 Anne, p. 1. n. 7.—Appointment of Francis Dickins, LL.D., to be lecturer of civil law.

Pat. 13 Anne, p. 1. n. 8.—The Queen incorporates Thomas Sherlock, D.D., master of Saint Catherine Hall College.

Pat. 9 Geo. p. 3. n. 1. June 20.—Licence to the master, &c. of St. John's College, Cambridge, to purchase in mortmain lands, &c. not exceeding 600l. per annum.

Pat. 11 Geo. p. 1. n. 3. Sep. 28.—Erection of the office of professor in modern history in the University of Cambridge.

Pat. 1 Geo. 2. p. 4. n. 30. April 11.—The King (reciting 28 Sep. 11 Geo. 1.) erects anew the office of professor in modern history in the University of Cambridge.

Pat. 3 Geo. 2. p. 2. n. 13. July 4.—Licence to the master, &c. of Emanuel College, Cambridge, to purchase in mortmain

to them and their successors for ever lands of the yearly value of 500l.

Pat. 13 Geo. 2. p. l. n. 9. July 13. — Grant to Russell Plumptre, M.D., the office of reader of physic.

Pat. 15 Geo. 2. p. 2. n. 2. April 8.—Licence to the master, &c. of the College or Hall of the Holy Trinity in the University of Cambridge, and their successors, to purchase in mortmain lands of the yearly value of 1,000l.

Pat. 21 Geo. 2. p. 3. n. 7. Mar. 5.—Licence to the master, &c. of Gonville and Caius College, Cambridge, to hold in mortmain to them and their successors for ever lands, &c. of the value of 500l. a year.

Pat. 29 Geo. 2. p. 4. n. 19. April 14.—Licence to the master, &c. of the College or Hall of St. Katherine, Cambridge, and their successors, to receive and hold in mortmain the real and personal estate devised by the will of Mrs. Mary Ramsden, and to purchase and hold in mortmain any lands not exceeding 500l. a year over and above the said devised estates, and over and above their present possessions.

List of Writs of Ad quod damnum relating to the University of Cambridge, with the Returns thereto, in the reigns of Hen. 7., Hen. 8., and Edw. 6., preserved among the Inquisitions post mortem in the Chapel of the Rolls.

Esc. 6 Hen. 7. n. 28.—For the president and fellows of the Queen's College of St. Margaret and St. Barnard in Cambridge (Cambridge).

Esc. 17 Hen. 7. n. 29.—For the warden and scholars of the college or hall commonly called Gunvillhall in Cambridge (Cambridge).

Esc. 22 Hen. 7. n. 64.—For the College of St. Michael within the town of Cambridge (Suffolk).

Esc. 22 Hen. 7. n. 71.—For Christ's College, Cambridge (Cambridge).

Esc. 22 Hen. 7. n. 78.—For the same (Leicester).

Esc. 22 Hen. 7. n. 79.—For the same (Essex).

Esc. 22 Hen. 7. n. 158.—For the College of St. Michael, Cambridge (Town of Huntingdon).

Esc. 22 Hen. 7. n. 162.—For the same (Cambridge).

Esc. 19 Hen. 8. n. 111.—For Trinity College, Cambridge (Hertford).

Esc. 29 Hen. 8. n. 65.—For Gunvilhall (Cambridge).

LIST of CONFIRMATIONS of CHARTERS, &c. granted to the University of Cambridge from 1 Ric. 3. to 3 Jac. 1. inrolled upon the Confirmation Rolls preserved in the Chapel of the Rolls.

Conf. 1 Ric. 3. p. 1. n. 10.—To prior and convent of preaching friars.

Conf. 1 Ric. 3. p. 1. n. 13.—To aula Regis.

Conf. 1 Ric. 3. p. 2. n. 19.—To Godeshouse College.

Conf. 1 Hen. 7. p. 2. n. 13.—To aula Regis. Conf. 2 Hen. 7. p. 1. n. 15.—To Godeshouse College.

Conf. 1 Hen. 8. p. 4. n. 8.—To master, &c. aule Regis.

Conf. 2 Hen. 8. p. 7. n. 5.—To president, &c. of Queen's College (Collegij Reginalis).

Conf. 3 Hen. 8. p. 3. n. 9.—To St. Mary's and St. Nicholas' College.

Conf. 5 Hen. 8. p. 1. n. 4.—To the scholars of Christ's College.

Conf. 1 Edw. 6. p. 5. n. 5.—To chancellor, &c. of University.

Conf. 3 Edw. 6. p. 1. n. 13.—To president, &c. of Queen's College.

Conf. 3 & 4 Ph. & Mar. p. 1. n. 4.—To "Collegio Regali."

Conf. 2 Eliz. p. 2. n. 10.—To scholars of University.

Conf. 4 Eliz. p. 1. n. 12.-To scholars of St. Mary's and St. Nicholas' College.

Conf. 4 Eliz. p. 1. n. 25 .- To provost, &c. "Collegij Regalis Sce Marie."

Conf. 5 Eliz. p. 1. n. 6.—To scholars "Collegij Regalis Be Marie et Sci Nichi," and their tenants of Stower.

Conf. 9 & 10 Eliz. p. 1. n. 5. - To College of St. Nicholas.

Conf. 31 & 34 Eliz. p. 1. n. 3.—To "Regali Collegio." Conf. 4 Jac. p. 1. n. 9.—To provost, &c. Collegij Regalis Bë Marie et Sči Nichi.

Conf. 5 Jac. p. 1. n.2.—To same College concerning letters executory.

#### CAMBRIDGE.

# List of Records received from the Office at Carlton Ride.

REMEMB. THES. ORIGIN. ET. MEM.

Mich. Rec. 3 Hen. 6. ro. 35. R.R.

Carta Regis preposito et scholaribus Collegii regalis Beatæ Mariæ et Sancti Nicholai et magistro et sociis aulæ de Clare de licentia de escambio.

Hil. Record. 21 Hen. 6, ro. 20.

Carta Regis magistro et scholaribus Sancti Michaelis in Cant.

Mich. Rec. 26 Hen. 6. ro. 5. vel 6. et fo. 60.

Carta Regis libertatum Collegii prepositi et scholarium Beatæ Mariæ et Sancti Nicholai de Cant.

Trin. Record. 13 Hen. 7. ro. 3.

Erectio Collegii vocati aulæ scholarium Regis Cant facta per literas patentes. Edw. 3.

Hil. Record. 38 Ed. 3. ro. 4.

Carta aulæ Regis de Cant.

Hil. Record. 21 Hen. 6. ro. 20. Mich. Record. 26 Hen. 6. ro. 60. Mich. Record. 33 Hen. 6. ro. 20. et 21. Mich. Record. 38 Hen. 6. ro. 4.

Carta Regis magistro et scholaribus domus sive Collegii Sancti Michaelis de xv. s. et xj. s. et aliis concessis et pro libertatibus et pro aliâ domo.

## Hil. Record. 15 G. 3. ro.

Carta Regis pro scholaribus Regis Cant irrotulata et processus inde habitus.

Mich. Record. 26 Hen. 6. ro. 60. et M. R. 33 Hen. 6. ro. 21.

Carta Regis de diversis possessionibus et libertatibus præposito et scholaribus Collegii Sanctæ Mariæ et Sancti Nicholai Cantebr auctoritate parliamenti concessa.

Pas. Record. 3 Edw. 4. ro. 5.

Carta Regis confirmationis custodi et scholaribus aulæ Regis de diversis cartis progenitorum Regis.

Trin. Record. 12 Hen. 8. ro. 3.

Carta Regis magistro et sociis ac scholaribus Collegii Sancti Johannis Evangelistæ.

Trin. Record. 9 Hen. 8, ro. 38.

Carta Regis de confirmatione diversarum cartarum magistro sive custodi Collegii Christi.

Pas. Record. 14 Hen. 7. ro. 8.

Carta Regis de confirmatione Collegio de Pembrok Hall

Mich. Record. 2 Ric. 3. ro. 7.

Carta Regis præsidenti et sociis reginalis Collegii Sanctæ Margaretæ et Sancti Bernardi in Cant de manerio de Covesgrove et aliis concessis.

Hil. Record. 1 Ric. 3. ro. 20.

Carta Regis confirmationis cartarum progenitorum Regis custodi et scholaribus aulæ Regis Cant.

Pas. Record. 14 Hen. 7. ro. 8.

Carta Regis E. 4. magistro et sociis Collegii de Clarehall in Cant.

Pas. Record. 14 Hen. 7. ro. 8.

Carta Regis de fundatione Collegii vocati Gunvell Hall in Cant.

Trin. Record. 13 Hen. 7. ro. 3.

Carta Regis Ed. 3. de ordinatione cujusdam Collegii vocati aulæ scholarium Regis in Cant.

Pas. Record. 13 Hen. 7. ro. 12.

Carta Regis E. 4. de fundatione aulæ Sanctæ Katerinæ Cant.

Originalia 4 Ric. 2. ro. 26.

Carta Regis cancellario et scholaribus Universitatis Cant de assisis panis et vini et aliis libertatibus.

Mich. Record. 10 Hen. 8. ro. 44.

Carta Regis E. 3. Comitissæ Pembr de fundatione domus scholarium in Cant et de uno custode et xxx<sup>ti</sup> scholaribus.

Hil. Record. 22 Hen. 7. ro. 45.

Licentia Margaretæ comitissæ Pembr concedere terras magistro sive custodi et scholaribus Collegii Christi in Cant.

Pas. Record. 3 Edw. 4. ro. 5.

Confirmatio diversarum cartarum custodi et scholaribus aulæ Regis in Cant.

Hil. Record. 1 Ric. 3. ro. 20.

Confirmatio diversarum literarum patentium custodi et scholaribus aulæ Regis in Cant.

Originalia 1 Hen. 8. ro. 141.

Custos et scholares aulæ sive Collegii Regis in Cant. Solutio finis p confirmatione libertatum.

Mich. Record. 36 Hen. 8. ro. 24.

Carta Regis de fundatione domus Sancti Michaelis in Cant.

Mich. Record. 1 Ed. 6. ro. 60.

Carta Regis de diversis maneriis magistro et sociis Collegii Sanctæ Trinitatis in Cant.

Mich. Record. 6 [?] E. Reg<sup>næ</sup> ro. 55.

Confirmatio diversarum literarum R. Hen. 6. et R. Ed. 4. præsidenti et sociis Reginalis Collegii in Cant.

Mich. Record. 8 Edw. 4. ro. 30.

Carta Regis de diversis maneriis magistro sive custodi et scholaribus Collegii vocati Goddeshouse in Cant.

Originalia 2 Hen. 8. ro. 77.

Præsidens et socii Collegii Regalis in Cant. Solutio finis p confirmatione libertatum.

Originalia 2 Hen. 7. ro. 150.

Custos et scholares aulæ Regis Cant. Solutio finis p confirmatione concessionum.

Originalia 15 Ed. 4. ro. 73.

Fundatio aulæ Sanctæ Katherinæ in Cant.

Originalia 3 Ed. 4. ro. 63.

Cancellarius magistri et scholares Universitatis Cantebr. Solutio finis p confirmatione concessionum et donationum.

Originalia 31 Hen. 6. ro. 23. et ro. 33.

Carta Regis præposito et scholaribus Collegii Beatæ Mariæ et Sancti Nicholai Cant de boscis infra forestam de Rokingham pro focali habendis.

Originalia I Hen. 4. ro. 28.

Carta confirmationis Regis custodi et scholaribus aulæ Regis Cant. 1 bundle?

Pas. 32 Hen. 4. ro. 5. in com Cornub.

Clameum Collegii Regalis Beatæ Mariæ et Sancti Nicholai in Canī.

Trin. Record. 13 Hen. 7. ro. 3.

Fundatio et ordinatio Collegii vocati aulæ scholarium Regis in Cant.

Mic Record. 8 Ed. 4. ro. 30.

Carta Regis procuratori custodi et scholaribus Collegii vocati Gods House in Cani de diversis maneriis, &c.

Pas. Record. 14 Hen. 7. ro. 8.

Fundatio Gunwell Hall in Cant.

Originalia 2 Hen. 7. ro. 49.

Custos Collegii vocati Goddeshouse in Cant. Solutio finis p confirmatione donationum.

Pas. Record. 14 Hen. 7. ro. 16.

Pembroke Hall in Cant. tangens.

Mich. Record. 1 Edw. 6. ro. 60.

Collegium Sanctæ Trinitatis Cant literæ patentes R. Hen. 8. eis confectæ et irrotulatæ.

#### PLACITA CORAM REGE.

#### Pasch. 12 Edw. 2. ro. 17.

Cancellarius Universitatis Cantebr implacitat communitatem ibidem quod ipsi non observaverunt libertates Universitatis in hoc quod elegerunt majorem suum et ei præstiterunt sacramentum, dicto cancellario vel aliis per ipsum appunctuatis non præsentibus. Major et communitas clamant recognitionem hujus placiti.

#### Mich. 1 Edw. 3. ro. 75.

Exceptio capta per burgenses Cantebr contra cartam Regis Edward 2. factam Universitati Cantebr in prejudicium cartæ Regis prædicti factæ dictis burgensibus do anno 17°.

#### Trinit. 10 Edw. 3. ro. 41.

Cancellarius Universitatis Cantebr et duo alii scholares regales et lectores ejusdem implacitantur p Willielmum de Wivelingham de falso imprisonento. Ipsi respondent quod juxta libertates suas per reges concessas ipsum pro malefactis suis ac etiam pro eo quod verberavit servientem scholaris ipsum imprisonaverunt. Et dicunt quod non est necesse pro una transgressione bis implacitari. Dictus Willielmus dicit quod bis ipsum imprisonarunt. Quod negant. Ideo venerunt jurati.

## Pasch. 11 Edw. 3. ro. 98. [& ? ro. 110.]

Major et burgenses Cantebr petunt a Rege remedium illis præstari contra cancellarium et scholares qui usurpant super ipsos diversa contra cartas suas, &c. Ideo præceptum est quod venire fac: cancellarium, qui per diversas vices summonitus non venit, &c.

## Mich. 12 Edw. 3. ro. 29.

Compertum est p juratores quod Henricus de Harewedon cancellarius citari fecit Willielmum de Wyvelingham per bedellum Universitatis infra ostium aulæ, justiciariis sedentibus, ad comparendum coram cancellario. Bedellus ponit se ad gratiam Regis et committitur gaolæ. Et Henricus committitur marescallo et finivit, prout patet inter fines ad XI<sup>5</sup>.

#### Pasch. 13 Edw. 3. ro. 98.

Willielmus de Wyvelingham clericus queritur contra Henricum de Harewedon, qui fuit cancellarius Universitatis quod ipsum cepit et in prisona detinuit contra jus, &c.

## Trinity 18 Ed. 3. ro. 70.

Petitio majoris Canteb domino Regi monstrans quod carta Regis Edw. patris Regis nunc facta cancellario et scholaribus Universitatis est multum prejudicialis majori et burgensibus et in multis articulis hic prolatis contra communem legem terræ, &c.

#### Mich. 21 Edw. 3. ro. 171.

Breve Regis subcollectoribus lanarum quod non prosequantur taxare magistros et scholares Universitatis Canteb vel eos molestare pro terris et tenementis suis.

#### ABBREVATIO ROTULORUM ORIGINALIUM.

#### 1 Edw. 3. ro. 34.

Cancellarius et magistri Universitatis Cantebr finem fecerunt per unam marcam pro confirmatione cartæ.

## 3 Edw. 3. ro. 22.

Johannes de Illegh parsona ecclesiæ de Hickelingham finem fecit per c. s. pro licentia dandi magistro et scholaribus domus Sancti Michaelis Cantebrig duo mesuagia in Cantebr.

#### 20 Edw. 3. ro. 15.

Rex concessit capellanis scholaribus domus Sancti Michaelis Cantebr quod quociens domum illam per mortem cessionem vel depositionem magistri aut alio modo vacare contigerit, scholares loci prædicti habeant et teneant custodiam manerii de Barenton cum advocatione ecclesiæ de Barenton quæ dicti capellani scholares adquisiverunt et de Rege tenent, &c.

## 22 Edw. 3. ro. 7.

Rex concessit magistro et scholaribus domus Sancti Michaelis Cantebr, &c. ut supra.

#### 14 Edw. 3. ro. 33.

Endenture fait entre le Roi et Nichol Roos Gardein de la sale des escolers dit S' le Roy en la Universite de Canteb tesmoigne que le dit Nichol a resceu par les mains William de Wykeham un corps de leie civel, &c. &c.

#### ORIGINALIA. LORD TREASURER'S REMEMBRANCER.

#### 6 Ed. 3.

Cant.—Præceptum et vicecomiti quod solvat magistro Johanni de Langtoft custodi xlvj. puerorum Regis apud scholas Universitatis Cantebr, vadia sua per Regem ordinata &c. xx. die Februarii.

#### 20 Ed. 3.

Cant qui pro tempore fuerint xx. s. pro qualibet vacatione domus prædictæ a xxx. die Aprilis. Ro. xv°.

Cant.—Magister et scholares domus Sancti Michaelis Cant xx. s. pro custodia manerii de Barentoñ cum advocatione ecclesiæ de Barenton in singulis vacationibus dictæ domus a xxviij<sup>vo</sup> die Januarii. Ro. vij<sup>o</sup>.

#### 22 Ed. 3.

Cant.—Magister et scholares domus Sancti Michaelis Cant et eorum successores xxx. s. pro custodia maneriorum de Iklynton et Barnton in singulis vacationibus domus prædictæ a xxiiij. die Julii. Ro. xx°.

#### 28 Ed. 3.

Cant.—Magister et scholares domus Sancti Michaelis Cant xxx. s. singulis vacationibus domus prædictæ pro maneriis de Barentoñ et Iklyngtoñ in comitatu prædicto xv. die Aprilis. Ro. xij.

## 1 Ric. 2.

Cant.—Collectores decimarum et quindecimarum nuper Regi concessarum in comitatu Cant de decimis et quindecimis de cancellario et scholaribus Universitatis Cant pro bonis et catallis suis provenientibus de terris et tenementis per ipsos seu prædecessores suos post annum domini Edwardi quondam Regis Angl filii Regis Henrici progenitoris Regis nunc vicesimum adquisitis per ipsos collectores ad opus Regis de mandato suo levatis xx. die Marcii. Ro. xlj°.

#### 5 Ric. 2.

Cant.—Cancellarius Universitatis Cant et successores sui et eorum vices . . . . x. ti. per annum ad scaccarium ad terminos Paschæ et Sancti Michaelis pro assisa panis vini et cervisiæ ac correctione et punitione ejusdem cum finibus . . . . et aliis proficuis inde provenientibus ac eciam pro assisa et assaia . . . . mensurarum et ponderum in dicta villa Cant et suburbiis ejusdem . . . . certa conditione ibidem annotata xviij. die Febř. Ro. xxxvii<sup>mo</sup>.

#### 8 Ric. 2.

Cant.—Rex præcepit vicecomiti Hunt quod magistro et scholaribus de Clarehall in Cant unum mesuagium cum crofto adjacenti et tres rodas terræ in Grantesdem . . . . quæ Robertus Midele qui pro felonia quam fecit suspensus fuit tenuit liberet xix. die Junii. Ro. xxviijo.

#### 1 Ed. 4.

Cant.—Edwardus Arnold clericus et Ricardus Cove clericus assignantur ad omnia exitus et proficua omnium dominiorum . . . . et tenementorum Collegii Regalis Beatæ Mariæ et Sancti Nicholai de Etoñ et arreragia eorumdem collectanda et recipienda. Ro. lxxij<sup>do</sup>.

## MEMORANDA. LORD TREASURER'S REMEMBRANCER.

## Easter 5 Ric. 2.

Cant.—De magistro et scholaribus domus corporis Christi et Beatæ Mariæ Cant attachiatis ad computandum de exitibus terrarum et tenementorum in villa Cant eis per dominum Regem commissis. Ro. ixº.

## Hilary 24 Hen. 6.

Cant.—De magistro et scholaribus domus Sancti Michaelis Cantebr exonerandis de diversis decimis ab eis exactis pretextu literarum Regis patentium eis factarum. Ro. xj<sup>mo</sup>.

#### Mich. 25 Hen. 6.

Angt. Cant.—De literis domini Regis nunc patentibus preposito et Collegio Beatæ Mariæ de Eton. Ac præposito et Collegio Beatæ Mariæ et Sancti Nicholai de Cantebr de custode omnium castrorum dominiorum maneriorum terrarum et tenementorum cum pertinentiis quæ fuerunt Johannis nuper domini Regis de Tiptot et Jocose uxoris sue factis irrotulatis. Ro. iiij. xiiij.

## Hilary 25 Hen. 6.

Cant.—D custode collegii et scholaribus aulæ Regis in Universitate Cant et successoribus suis exonerandis de compoto ab eis de quibuscumque denariorum summis sibi per dominum Regem Ricardum concessis pretextu brevis de privato sigillo. Rotulo xviij°.

## Hilary 15 Hen. 6.

Lincoln. Cornut. Wilts.—De præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai Cantebre exonerandis de diversis debitis ab eis tam per nomen rectoris et scholarium Collegii Sancti Nicholai in Universitate Cantebre quam per nomen præpositi et scholarium Collegii Regalis Beatæ Mariæ et Sancti Nicholai Cant ad scaccarium hic exactis. Rotulo v<sup>to</sup>.

#### Mich. 26 Hen. 6.

Cant. Oxon.—De literis domini Regis nunc patentibus factis custodi et scholaribus Collegii de Pembroke Hall de quadam annua pensione xxviij. ti. xiij. s. iiij. d. quam Abbas de Regali Loco reddere tenetur Abbati de Pynne irrotulatis. Rotulo xix<sup>no</sup>.

## Hilary 26 Hen. 6.

Cant. London.—De literis domini Regis nunc patentibus custodi et scholaribus aulæ Regis Cantebr de xl. marcis annuis sibi et successoribus suis imperpetuum de firma comitatus London et Middx per dominum Regem pro vestura et furrura suis annuatim percipiendis factis irrotulatis. Rollo xmo.

## Hil. 27 Hen. 6.

London. Cant.—De literis domini Regis nunc patentibus custodi et scholaribus aulæ Regis Cant de xl. marcis annuis

sibi et successoribus suis imperpetuum de firma comitatus Londoñ et Midd per dictum Regem concessis pro vestura et furrura suis annuatim percipiendis factis irrotulatis. Ro. xj°.

#### Mich. 28 Hen. 6.

Cant.—De literis domini Regis nunc patentibus de perdonatione præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai de Cantebrig factis irrotulatis. Ro. xvj°.

#### Easter 29 Hen. 6.

Cant. London. Midd. — De quodam brevi deliberato vicecomiti London et Midd directo pro custode sive magistro et scholaribus Collegii Regis infra Universitatem Regalem Cantebr ac xl. marcis annuatim imperpetuum de firmis finibz exitibus amerciamentis et aliis proficuis de comitatibus prædictis provenientibus irrotulato. Rotlo xj<sup>mo</sup>.

## Trinity 23 Hen. 6.

Lincoln. Cant.—De magistro Willielmo Millyngton præposito Collegii Regalis Beatæ Mariæ Cant de scholaribus ejusdem Collegii exonerandis de compoto ab eis exacto de exitibus et proficuis omnium terrarum et tenementorum cum suis pertinentiis in Spalydyng et Pynchebek in comitatu Lincoln pretextu literarum Regis patentium eis inde confectarum. Rotlo xviijo.

## Mich. 35 Hen. 6.

Cant.—De præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai de Cant exonerandis de diversis debitis ab eis exactis prætextu pardonationis domini Regis eisdem præposito et scholaribus factæ et irrotulatæ. Ro. xxiij<sup>cio</sup>.

## Mich. 35 Hen. 6.

Cant.—De magistro et scholaribus domus sive Collegii Sancti Michaelis Cant exonerandis de diversis summis ab eis exactis de quintisdecimis et decimis Regi nunc concessis prætextu pardonationis Regis eisdem magistro et scholaribus factæ. Rotulo xxvj<sup>to</sup>.

## Trinity 35 Hen. 6.

Warr.—De præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai de Cantebr exonerandis de quadam firma 2. marcarum per annum de custodia manerii sive dominii de Atherston in comitatu Warr. Rotulo xx<sup>mo</sup>.

## Hilary 37 Hen. 6.

Cant.—De xxvj. š. viij. đ. de quodam fine facto per Thomam Dakyn pro licentia concordandi allocatis præposito et scholaribus Beatæ Mariæ et Sancti Nicholai de Cant prætextu cujusdam actus in parliamento Regis apud Westmonasterium anno regni sui xxiij<sup>cio</sup> facti. Rotulo xxv<sup>to</sup>.

### Mich. 38 Hen. 6.

Cant.—De literis domini Regis nunc patentibus magistro et scholaribus domus sive Collegii Sancti Michaelis Cantebrig de xxxiij. acris terræ in Barnton alias dicta Barenton in comitatu Cant quæ fuerunt Thomæ in the Wylews factis et irrotulatis. Rotlo iiij<sup>to</sup>.

#### Hill. 38 H. 6.

Lincolñ.—De manibus Regis ammovendis de manerio de Wiloughton cum pertinentiis in comitatu Lincolñ et præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai de Cantebrig liberando. Rotulo tercio.

## Hilary 38 Hen. 6.

Essex.—De manibus Regis ammovendis de manerio et villa de Dounton Weylate cum advocatione ecclesiæ ejusdem villæ et præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai de Cant liberando. Ro. xxv<sup>to</sup>.

## Hilary 39 Hen. 6.

Cant.—De allocatione facienda priori et conventui seu canonicis de Bernewell de xxvj. li. ix. s. xj. d. ob. de firma maîlii de Chestertoñ per ipsos solutis præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai de Cantebrig. Rotulo quinto.

#### Mich. 1 Ed. 4.

Cant.—De literis Regis patentibz magistro sive custodi et scholaribus de Valence Marie vulgariter nuncupata Pembroke Hall de prioratu de Lyntoñ alieno et annua pensione xliij. marcarum per annum pro tenementis in Soham prope Ely factis et irrotulatis. Roîlo xxxj<sup>m</sup>.

## Hilary 1 Ed. 4.

Cant.—De literis domini Regis nunc patentibus de pardonatione præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai de Cantebr factis et irrotulatis. Rotulo xiiijo.

## Trinity 2 Ed. 4.

Cant.—De præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai de Cantebr exonerandis de diversis summis ab eis exactis de diversis decimis Hen. vj<sup>to</sup> nuper de facto et non de jure Regi Angl concessis prætextu pardonationis Regis eisdem præposito et scholaribus factæ et irrotulatæ. Rotulo xxxiiij<sup>to</sup>.

#### Mich. 2 Ed. 4.

Cant.—De magistro et scholaribus domus sive Collegii Sancti Michaelis Cantebr exonerandis de diversis debitis ab eis exactis prætextu pardonationis Regis eisdem magistro et scholaribus factæ et irrotulatæ. Rotulo lxxv<sup>mo</sup>.

## East. 3 Ed. 4.

Cant.—De magistro et sociis aulæ de Clare in Universitate Cant exonerandis de quodam debito ab eis exacto prætextu pardonationis Regis eisdem magistro et sociis factæ et irrotulatæ. Rotulo xxxj<sup>mo</sup>.

## Mich. 4 Ed. 4.

Cant.—De magistro et scholaribus Collegii vocati Pembroke Hall in Universitate Cant exonerandis de diversis debitis ab eis exactis prætextu pardonationis Regis. Rotulo viiio.

## East. 6 Ed. 4.

Cant.—De Collegio sive aula Sancti Michaelis Cantebrexonerando de xvj.s. viij.đ. ab eis exactis de prima medietate unius decimæ Regi a clero anno tercio concessæ pro ecclesia de Grondesburgh. Rotulo viijo.

#### Mich. 6 Ed. 4.

Cant. — De præposito et scholaribus Collegii Regis Beatæ Mariæ et Sancti Nicholai Cant exonerandis de xiij. š. iiij. đ. ob. de decima anno primo concessa pro temporalibus taxatis sub nomine Prioris de Lynton in diœcesi Roffens. R° xj<sup>m</sup>.

#### Mich. 6 Ed. 4.

Cant.—De præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai Cant exonerandis de xiij. s. iiij. d. ob. de decima anno secundo concessa pro temporalibus taxatis sub nomine Prioris de Lynton in diœcesi Roffen. Rotulo xj<sup>mo</sup>.

#### Mich. 6 Ed. 4.

Cant.—De præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai de Cant exonerandis de xiij. ŝ. iiij. đ. ab eis exactis de decima Regi concessa anno tercio in diœcesi Roffeñ. Rotulo xvj°.

## Hilary 6 E. 4.

Cant.—De præposito et scholaribus Collegii Regalis Beatæ Mariæ Cant exonerandis de diversis summis ab eis exactis de diversis decimis in diversis archidiaconatibus. Rotulo secundo.

## Trinity 7 Ed. 4.

Cant.—De præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai Cantebr exonerandis de cvj. š. ij. đ. ob. ab eis exactis de decimis Regi a clero anno primo concessis pro spiritualibus et temporalibus in archidiaconatu Lincolñ. Rotulo xxiij<sup>cio</sup>.

#### Mich. 8 Ed. 4.

Cant. Hunt.—De literis Domini Regis nunc patentibus magistro Johanni Gunthorp custodi Collegii sive Aulæ Regis Cant vulgariter nuncupati Kyngeshall de viij. marcis per annum sibi per dominum Regem nunc concessis percipiendis per manus vicecomitum comitatuum Cant et Hunt factis et irrotulatis. Rotulo secundo.

#### Mich. 9 Ed. 4.

Cant. Hunt.—De præposito et scholaribus Collegii Beatæ Mariæ et Sancti Nicholai de Cant exonerandis de xiij. s. iiij. d. ab eis exactis de decima pro temporalibus taxatis sub nomine magistrorum de Suntyngfeld et Farle in archidiaconatu Buk. Rotulo x<sup>mo</sup>.

#### Mich. 9 Ed. 4.

Cant. Hunt.—De præposito et scholaribus Collegii Beatæ Mariæ et Sancti Nicholai Cant exonerandis de xxxix. s. j. d. ob. ab eis exactis pro diversis temporalibus et spiritualibus suis in archidiaconatu de Stowe in civitate Lincoln. Rotulo xvo.

## Trinity 11 Ed. 4.

Cant.—De præposito et scholaribus Collegii Beatæ Mariæ et Sancti Nicholai Cant exonerandis de xvij. s. iiij. d. ob. ab eis exactis de decima Regi a clero anno secundo concessa pro diversis spiritualibus suis in partibus de Lyndesey in archidiaconatu Lincoln. Rotulo tercio.

#### Mich. 11 Ed. 4.

Cant.—De præposito et scholaribus Collegii Beatæ Mariæ et Sancti Nicholai Cant exonerandis de vij. s. ob. ab eis exactis de decima a clero anno viijo concessa pro temporalibus taxatis sub nomine Prioris de Hameley in archidiaconatu Essex et Colcestr. Rotulo quinto.

## Mich. 11 Ed. 4.

Warr.—De manibus Regis amovendis de prioratu de Wottoñ et manerio de Molkeley cum pertinentiis in comitatu Warr et præposito et scholaribus Collegii Beatæ Mariæ et Sancti Nicholai Cant liberandis. Rotulo xijo.

## Mich. 11 Ed. 4.

Norf'.—De manibus Regis amovendis de manerio de Westwortham cum pertinentiis in comitatu Norf et præposito et scholaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai Cantebr liberando. Rotulo xiijo.

#### Mich. 12 Ed. 4.

Devoñ.—De manibus Regis amovendis de prioratu Sancti Jacobi juxta Exoñ in comitatu Devoñ et præposito et scholaribus Collegii Beatæ Mariæ et Sancti Nicholai Cantebr liberando. Rotulo xxxiij<sup>cio</sup>.

## Trinity 17 Ed. 4.

Cant. Hunt.—De manibus Regis amovendis de manerio de Abbotesley in comitatu Hunt et magistro Andreæ Doket præsidenti et sociis Reginalis Collegii Sanctæ Margaretæ et Sancti Barnardi in Universitate Cantebr liberando. Rotulo xviijo.

#### Mich. 17 Ed. 4.

Cant.—De literis Regis patentibus Henrico Best præposito et Collegio Beatæ Mariæ de Etoñ custodi Collegii Aulæ Regalis nuncupati in Universitate Cant de viij. marcis per annum concessis percipiendis p manus vicecomitum comitatuum Cant et Hunt factis et irrotulatis. Rotulo vijo.

#### Easter 20 Ed. 4.

Cant.—De præposito et scholaribus Collegii Beatæ Mariæ et Sancti Nicholai Cantebr exonerandis de diversis debitis ab eis exactis de diversis decimis Regi a clero diversis annis regni sui concessis. Rotulo xiiijo.

## MEMORANDA. QUEEN'S REMEMBRANCER.

## Trinity 13 Hen. 4.

Literæ Regis patentes de confirmatione diversarum possessionum custodi et scolaribus Collegii Regis Cantebr concessæ irrotulatæ. Ro. 2<sup>do</sup>.

## Mich. 30 Hen. 6.

Literæ Regis patentes factæ preposito et scolaribus Collegii Regis Beatæ Mariæ et Sancti Nicholai de Cantebr et magistro et sociis aulæ de Clare in Cantebr et eorum cuilibet de licencia de escambio faciendo irrotulatæ. Ro. xxxv<sup>to</sup>.

#### Mich. 30 Hen. 6.

De magistro et scolaribus domus sive Collegii Sancti Michaelis Cantebr allocutis ad ostendendum quare ipsi de ij. s. de libra secundum taxam spiritualia et temporalia sua contingentem versus Regem onerari non debent, &c. Ro. xliij<sup>cio</sup>?

Mich. 32 Hen. 6.

De preposito et scolaribus Collegii Regalis Beatæ Mariæ et Sancti Nicholai Canteb allocutis ad ostendendum domino Regi quare ipsi de xij. đ. de libra de quibuscunque bonis et possessionibus suis versus dictum dominum Regem onerari non debent. Ro. iiij. vj.

#### Mich. 32 Hen. 6.

De magistro domus Sancti Michaelis de Cantebr allocuto ad ostendendum domino Regi quare ipse de xij. đ. de libra secundum taxam de quibuscunque bonis et possessionibus suis versus dictum dominum Regem onerari non debet, &c. Ro. iiij. xv.

## Mich. 36 Hen. 6.

De magistro et sociis aulæ de Clare allocutis ad ostendendum domino Regi quare ipsi de ij. s. de libra juxta formam cujusdam concessionis venerabili in Christo Johanni archiepiscopo anno xxviij<sup>o</sup> Regis hujus concessæ et per ipsum Regi datæ dicto domino Regi respondere non debent. Ro. xl<sup>o</sup>.

## Mich. 36 Henr. 6.

De magistro et sociis aulæ de Clare a solutione decimarum exemptis allocutis ad ostendendum domino Regi quare ipsi compotum de quatuor solidis de libra juxta formam cujusdam concessionis venerabili in Christo patri Johanni nuper archiepiscopo Cantuar anno xxxj° concessæ et per ipsum Regi datæ dicto domino Regi respondere non debent. Ro. xlj°.

## Mich. xxxvj° Hen. 6.

De magistro et sociis aulæ de Clare in Universitate Cantebr allocutis ad ostendendum domino Regi quare ipsi de ij.s. de libra juxta formam cujusdam concessionis venerabili



in Christo patri Johanni archiepiscopo Cantuar anno xxvij. concessæ et per ipsum Regi datæ dicto domino Regi respondere non debent. Ro. xlij<sup>do</sup>.

## Hilary 12 Ed. 4.

Literæ Regis patentes factæ Magistro Rogo Rotherham in legibus doctori custodi aulæ Regalis infra Universitatem Cantebrig de officio magistratus ejusdem aulæ et de octo marcis pro robis suis annuatim percipiendis per manus vicecomitis Cant et Hunt pro tempore existentis irrotulatæ, &c. Rotlo primo.

## Hilary 14 Edw. iiij.

De tenore cujusdam provisionis in ultimo parliamento factæ pro Rogero Rotherham magistro aulæ Regis in Cantebrig, &c. Rotlo iiij<sup>to</sup>.

REPERT. MEMORANDA ROLLS QUEEN'S REMEMBR'.

Mich. Record. 6 Ric. 2.

De Cancellario Universitatis Cantebr et successoribus suis onerandis de quadam annua firma decem librarum.

REM. THES. ORIGINALIA.

Orig. 4 Ric. II. ro. 26.

De quibusdam privilegiis Cancellarii et scholarium Cantab ad corrigendam venditionem rerum in villa Cantab.

Orig. 31 Hen. VI. ro. 22. 33.

Rex concessit Collegio Beatæ Mariæ et Sancti Nicholai Cantabrigiæ boscum infra forestam de Saple.

1. p. Orig. 38 Hen. VIII. ro. 109. De fundatione Collegii Sanctæ Trinitatis Cantabrigiæ.

3. p. Orig. 38 Hen. VIII. ro. 46. Concessio eidem Collegio in diversis comitatubus.

3. p. Orig. 34 Hen. VIII. ro. 19.

Rex concessit Collegio Sancti Michaelis reversionem manerii de Spaldyng.

3. p. Orig. 36 Hen. VIII. ro. 83.

Rex concessit Collegio vocato Kinges College manerium de Barton, &c.

8. p. Orig. 38 Hen. VIII. ro. 2.

Rex concessit aulæ vocatæ Clare Hall rectorias et ecclesias de Everton, Tetworth, &c.

1. p. Orig. 3 Edw. VI. ro. 55.

Licentia aulæ Katerinæ perquirere terras.

1. p. Orig. 6 Edw. VI. ro. 69.

Concessio Collegio Christi de maneriis de Bourne et aliis diversis.

3. p. Orig. 1 Mary, ro. 27.

Regina concessit Collegio Sanctæ Trinitatis Cantabrigiæ R. et E. [? rectoriam et ecclesiam] de Eversham, &c. in comitatubus Westmerl et Eborum.

2. p. Orig. 4 & 5 Ph. & Mary, ro. 27.

Concessio eidem Collegio de diversis terris in comitatubus Huntingdon et Suffolk.

2. p. Orig. 4 & 5 Ph. & Mary, ro. 2.

Concessio Johanni Fuller magistro Jesu Collegii ac sociis et scholaribus reversionis manerii de Gravely, &c.

2. p. Orig. 4 & 5 Ph. & Mary, ro. 52.

Rex et Regina incorporaverunt aulam vocatam Gunvell Hall in Cantab de uno Collegio perpetuo de uno magistro sive custode et sociis, &c.

3. p. Orig. 6 Eliz. ro. 43.

Regina licentiam dedit subditis suis concedere terras Collegio Sanctæ Trinitatis Cantab.

3. p. Orig. 10 Eliz. ro. 28.

Regina licentiam dedit Collegio Sanctæ Trinitatis Cantab habere terras, &c.

2. p. Orig. 10 Eliz. ro. 64.

Regina licentiam dedit Collegio Sancti Johannis Cantab perquirere terras.

3. p. Orig. 4 Eliz. ro. 14.

Regina concessit Christi Collegio Cantab redditus et alia.

2. p. Orig. 3 Eliz. ro. 105.

Regina concessit scholaribus Cantab quod habeant cognitionem omnium placitorum.

2. p. Orig. 10 Eliz. ro. 29.

Regina concessit "to Bennett College" r [? rectoriam] Beatæ Mariæ Abchurch.

#### LIBER UNIVERSITATIS CANTABRIGIÆ.

Status sive declaratio tam proportionum sive onerum dictorum Collegiorum domorum sive aularum ordinatorum et assignatorum per fundatores et benefactores eorumdem quam omnium et singularum possessionum tam spiritualium quam temporalium quarumcumque factus et deliberatus per Matthæum Parker Johannem Redman et Willielmum Mey commissionarios domini Regis anno &c. Henrici VIII. xxxvijo.

Domus sive Collegium Sancti Petri infra villam et universitatem Cantabrigiæ.

Collegium Sancti Michaelis.

Collegium de Jesu.

Collegium sive aula Sanctæ Katerinæ.

Collegium sive aula de Pembroke.

Aula Regia.

Collegium sive aula Sanctæ Trinitatis.

Collegium Beatæ Mariæ Magdalenæ.

Collegium Sancti Johannis.

Collegium Corporis Christi et Beatæ Mariæ vulgo dictum Benet College.

Collegium Christi.

Collegium Reginale.

Collegium Annunciationis Beatæ Mariæ vulgariter nuncupatum Gunvill Hall.

Collegium Regale Beatæ Mariæ et Sancti Nicholai.

Collegium sive aula de Clare.

Cantariæ infra villam et universitatem Cantabrigiæ.

Sequitur valor tam omnium et singularum possessionum prædictis cantariis aliquo modo pertinentium sive spectantium quam omnium et singularum deductionum et reprisarum exeuntium earumdem acceptus factus et deliberatus mense Februarii anno regni Henrici viij<sup>vi</sup> Dei gratia Angliæ Franciæ et Hiberniæ Regis Fidei Defensoris et in terra Ecclesiæ Anglicanæ et Hibernicæ Supremi Capitis xxxvij<sup>o</sup> per commissionarios domini Regis prædicti ad hoc assignatos, &c.

Cantaria in ecclesia Sancti Sepulchri alias vocata "The Rond Church."

Capellanus Universitatis.

Cantaria in ecclesia Beatæ Mariæ extra Trumpyngton Gate.

Cantaria Sancti Clementis.

Libera Capella Beatæ Mariæ Magdalenæ vocata Sturbrige Chapell infra præcinctum villæ Cantabrigiæ.

Cantaria in ecclesia Universitatis vocata "The Greate Saynte Marie."

# RETURN of the Commissioners appointed by Henry VIII.

The following is a copy of a document preserved in the Record Office.

It is the Return made by Dr. Parker (then Vice-Chancellor of the University, but afterwards Archbishop of Canterbury), Dr. Redman, afterwards Master of Trinity College, and Dr. Mey, then President of Queens' College, who had been appointed Commissioners by King Henry VIII. in the thirty-seventh year of his reign to inquire into the state of the several Colleges in Cambridge. The Commission itself has been printed in the collection of documents published by the late Dr. Lamb from the MS. Library of Corpus Christi College, p. 58.

The circumstances which led to the issue of the Commission, as well as the result of the inquiry are related in another document published in the same collection, p. 59.

The following table of Contents will facilitate reference to the Return.

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# [Liber Universitatis Cantabridgiæ. 37 Hen. 8. Augmentation Office.]

STATUS SIVE DECLARACIO

Collegia Aule

† Cantie infra
Villam † Univs
Cantabridgie.

Sacre

doctorem Commissionios d

mens Februarij anno Regni

Dei gra Anglie Frauncie † H

Defens † in terra Ecclie A

Supmi Capit

Status sive Declaraco tam propore sive offis dei Collegij sive Domus ordinat t assignat p fundate t bnfacte ejusdem qam oum t singulaz possessionu tam spuat qam tempat quazeumg dat t concess Pker Johem Redman sacre theolog pfessores & William Mey legu doct commission Dni R adhoc assignat mens Februarij anno regni Dñi Henr viijvi Dei gra Anglie Fraunc & Hibnie Regis Fidei Defens p deos fundate & bnéactores Domui sive Collegio . . . . . . accept fact & delibat p Matheu put inferius conr. ciijli. xiije. Ixxijli. vjs. vijli. iijs. iiij". vjs. Libatura sua p annu - J xvis. viija. tal stipend n' q nu# lxli. xiijs. xjii. xiijs. injii. vjs. T in terra Ecclic Anglicane T Hibnice Supini Capite xxxvijmo. hent. Libatur suis viz p quoiiiji. vjs. viijd. p annū libt xvjs. viijd. pannu Cois suis viz p quolibt Stipend suis p annu Stipend suo p annu < Cốc suo p annū in toto in toto Hếnt p Hent p bibliologos magistrū Xiiijdec? Duos socios sive Collegij primus fund dei Domus Balsham Hugo Collegiü Sči Petri T Univsitatem infra Villam Domus sive Cantabridg.

xix <sup>II</sup> . xvj•.										
xImis. iiijd. xxxs. xxs. xiijs. iiijd. xiijs. xijs. xijs. xviijs. xviijs. yiijd.	N. N									
Coe uni? Svi mi p annū  Vad suo p annū  Libatura sua p annū  Coe uni? pmi p annū  Vad ejusdem p annū  Vad uni? barbi tonsoris p annū  Vad uni? lotricę p annū  Vad duoz cocoz viz coci supior xxvjs. viija. t subcoci xiijs. iiija. in toto p annū  Cois deoz cocoz viz p quolibt xliijs. iiija. p annū in toto  Equo empto de bonis Collegij t p pabulo ejusd p mro coib3 an- nis	Expens in exeg annuat celebrand in die ann-									
Vac CCCC CCCC CCCCC CCCCCCCCCCCCCCCCCCCC										
Serviet  * alios ministr infra dēm Collegiū cū equo p mro quando equita?it in negociis ejusā Coft ac cū expeñ in exequijs fundatoris										
ut pp3 fundač f gerendađač savijvodie Maijano R. R. Edwardi ija xiijmo ordināit viž										

ciiijx vijii. xviijs. ijd. xvijli. vj8. IX<sup>3</sup> ex dono mri t duoz maxime senioz kent quolibt Od tres pauperes scolar erunt infra dem Collegiu Expens in exequijs antim celebrand | xlijs. viijd. ciijs. iiijd. Exhibiconem sive salar unio socioz iniju xiija. ment libatur suis viž p quolibt deog mni t socioz ibm p annu capellanog dči Collegij ultra sumam Octo pauper scolar hent p cors suis Distribuend in mrm & socios p augrio magistri t socioz t omib3 que supavint in fragmente post refect cum pane & potu recipiend e pmtuap exhibicone f xxs p annu in toto Unu sociu hent p coe iiij". vjs. xvjs. viijd. fundat ei constitut p annu vjs. viijd. p anm in toto in die annvsar p annu Libatur sua p annu suo p annu Ordinavit Ordinavit Collegij të dei Collegij suum inde Mr Mrshall unus beneworth unus benefactoz Johnes Warkecompot fact dei ostenš ut ppř

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xi <sup>li</sup> xix <sup>3</sup>	·		cvj <sup>s</sup> . ix <sup>d</sup> .		xliiijs.						
ililii ,	cvjs. viijd.	. xxxij <sup>3</sup> . iiij <sup>d</sup> .	iiijii.	xxvj <sup>s</sup> . ix <sup>d</sup> .	ad t novem }	xiij³. iiijd. xxxix³.					
Exhibiconem sive salar unis sociog capellanog dei Collegij ultra sumam ei a fundatore constitut p annu -	Unu ludimagistrum in Baston in com Lincoln kent p stipend suo exa Colleg pd p annu	Expens in exequijs antim celebrand in xxxijs. iiijd.	Exhibiconem sive salariu uniº sociot capellanot dci Collegij ultra sumam ei a fundat constitutam p annu -	Expens in exequijs antim celebrand xxvjs. ixd. in die annvesarij p annu	Ut mr & socij keant quatuor ebdomađ & novem fest diebz annuatim p annū	Doctoris Lound p annu Willmi Marten p annu					
ct > Ordinavit	:E		or Condingviit	_	p Ordinavit						
Henrice Hornbie unus būfact dci Collegij tc dci Collegij dci Collegij Joknes Alcoke nup Epus Ehens unus benefact ibm											
	fact dei Collegij & eog ordina-	separ com- pot finde	ostenš								

-		vij <sup>li</sup> . xv*.					xxxvj <sup>ii</sup> . xij <sup>s</sup> .	xiij <sup>ii</sup> . vj*.			
xxj³. iijd.	Xs.	xvj <sup>3</sup> .	xxviij <sup>8</sup> .	xxjª. iiijd.	Vij <sup>9</sup> .	lxvj³.	xx <sup>li</sup> .	xiij <sup>n</sup> . vj*. viij <sup>d</sup> .			
6	1		a. annuatim p annū	,	,	Sei Stephani in exequijs	sessionü dči }	jb3 annis -{			
Doct Burgoyn p annu	Doctoris Denman p annū	Johnis Hanson p am	Riči Wolffe cum vj <sup>s</sup> . viij <sup>d</sup> . annuatim distribuend pauperib5 p annū.	Doctoris Shirton p annū	Mri Skelton p annū	In refectonib5 viž in die Sči Stephani T pecunijs distribute in exequijs fundate p annū	In repaconih 3 oum possessionu dei Collegij cõib 3 annis	In expens extraordinar coib annis -			
	Expens  in exequijs  annuat  celebrand in die an-  ñ\Sax ox  \text{Neight Molffe cum v} \text{distribuend paupo} \text{Doctoris Shirton p} \text{distribuend paunu} \text{Mri Skelton p annu} \text{Th refectionib5 viz in the panuu} \text{Th repaconib5 annu} \text{Collegij cõib5 annu} \text{Th expens extraordi} \text{Th expens expens extraordi} \text{Th expens expens expens extraordi} Th expens										
· Contraction of the contraction	.=				F	Expens ordinař texordinař ex consuc-	tud ushar T no in aliquib3	2			

Memord' qd tres socij desunt p aliquot menses fone magnaz impensaz in repaccibz px anno fact sed mox eligendi.

(

Sequntur omnes & singul possessiones tam spual qam tempal dat & concess do Collegio p fundat & benefact put inferius conr. viijli. xviijs. vjd. xxvjli. xv8. jd. Inde in - xvijli. xvj. vijd. | Redd dive tentog cotagiog & gard cum xli. ixs. viijd. Decas reddit divs tentoz ibm cöib5 xxxiijs.iiijd. necacijs expenš expendit in 'dča | xxvjs. viijd. xxxjs. xd. Sinod & peurae solut Epo Eliens p | iijs. iiijd. iiijli. iijs. Empt sacri olei vini ceræ thur L at Redd resolut exeun de tente & cot Highgabolo viijd. nup Abbie Sci lect reddit de Barnewell vjs. ijd. Edi ijs. hered . . . Cotton iijs. in pd viž Collegio Sči Johnis xxº. colp firma reorie ibm p annu Stipend curat ibm p annu eccfia cõib3 annis annis -Et remanet clare p annu toto p annu ejusdem. In consideracone pmissoz tc. Repig in Cantabridg

lxxiij <sup>9</sup> . iiij <sup>d</sup> . Inde in	xvj <sup>d</sup> .	lxxij <sup>8</sup> .	xlijii. vijs. vd. ob cum xs do pc uni? apř.	
Ditton Sedd & firmis ibm p annu	Repig in { Redd resolut Epo Eliens cum iiijd p sect cuf p }	Et remanet clare p annu	Redd & firmis ibm cum firma reorie ac cum vj <sup>li</sup> . x <sup>s</sup> . }  voē Warkeworth Land p annū	Redd resolut divs psonis viz hospit  voë The Savoie viijd Aule de Gun- vile xd Withno Wise jd. ob Dño de  Netherhale xxvjs. xjd. Duci Norft vd. mañijs de Zouches Covill the Sherlane in Fulborne iiijs. vd. ob q mañio de Dunmoe xvd. q nup mañio de Barkynge ixd. Rogo Har- ryngtō ijd. q Dñe Hudleston iiijs. ob p tribz rod in Hampsted ixd. Duc Norffole vs. iiijd. nup monastio de Syon xvjd. ob Dño Regi p sect cuf iiijd libr pipis pe xxijd. the

vj. viija.   lxiijs. ija. ob q.	xij <sup>d</sup> .	vs. iiijd.	xvij <sup>d</sup> .	xxxix11. iiijs. ijd. ob q.	cum x <sup>8</sup> . de pcio uni <sup>9</sup> apri.	xijd.	hijs, iiijd.   lvjs. vjd.	ાંગું. ાંગુંવ.	- xxxj <sup>ii</sup> , ij <sup>d</sup> .
Denariis solut Epo Eliens p indemnit   Ecclie ibm p annu	Sinod & peurač soluť Archíno Elienš exeuñ de Ecefia pa pannú	Elimoš annuatim distribuend paupe- }	Oleo t lampid ibm expend cõib5	Et remanet clare p annu 1	Vat in - Firma reorie ibm p annu	Thriplow { Sinod & peurae solut Archino Eliens } p annu	Repis in Annua penë solut vië ibm p annu	Oleo T alijs necacijs expens ibm ex-}	Et rem clare p annu
					Cant				

	1 11				
xiiij <sup>li</sup> . xj <sup>s</sup> . [Defective.]	viij <sup>li</sup> . xij <sup>3</sup> . vij <sup>d</sup> . ob. Inde in xxviij <sup>3</sup> . j <sup>d</sup> . ob.	vij <sup>li</sup> , iiij <sup>s</sup> . vj <sup>d</sup> .	lvijs, jd.	v³. iiijd. ob.	. J ljs. vijd. ob.
Chewell Vatin - Redd & firm ibm p annu	Melborne  Redd resolut exeun de terr t tente pd viz mro Alington xs. vd. ob Collegio de Elye xijd. ob Dño Inglethorp vs. ijd. mro Broune iijs. ob Robto Vaus ijd. Rico Harvie ijd. Dño Mordaunt iiijs. viijd. nup monastio de Shene viijd. magistro Alington vd. côe fine capit dno ibm jd. t p seete cur viz Dño Mordaunt vjd. ballivo de Littlyngton vjd. mro Alington vjd. t nup moñ de Shene iiijd. in toto p annū	Et remanet clare p annu vij <sup>ii</sup> , iii	Moldreth Cal in - Redd & firm ibm p annu	Redd resolut ibm div psonis viz hospit voe The Savoye vijd. dno Chambleyn v <sup>d</sup> . t xijd. ob in toto p annu	(Feod collect reddif ibm p annu       -       iij⁵. iiij⁴. J         Et remanet clare p annu       -       -       Ij⁵. vi

		_	Vaf in - Redd & firmis ibm p annu vijs. Ind	Inde in
	Shepreth	~	Repiš in { Redđ resolut in Wymbysh vj <sup>d</sup> . $\mathfrak t$ cõe fine ij <sup>d</sup> . $\mathfrak p$ } viij <sup>d</sup> .	ija.
			Et remanet clare p annu vj³. iiijd.	
	17	_	Vaf in - Redd & firmis ibm p annu xijs. Inde in	Inde in
	Orwell	~	Rep <sup>i</sup> § in - Redd resolut Dño Regi p annu j <sup>d</sup> . ob.	ob.
			Et remanet clare p annu xj <sup>s</sup> . x <sup>d</sup> . ob.	
		_	Valin - Redd & firmis ibm p annu vj <sup>ii</sup> . Ind	Inde in
	Fulborne <	~	Redd resolut viz nup monastio de Barkynge iijs.	
			Rep <sup>i</sup> § in j <sup>d</sup> . ob Dno Wiltes xxiij <sup>s</sup> . ob q̃ m <sup>ro</sup> Docre iiij <sup>s</sup> . x <sup>d</sup> . p cõe fine iiii <sup>d</sup> . Epo Elien§ p sect cur iiij <sup>d</sup> . Dno Wilts	iij <sup>d</sup> . q̃.
			[ iiijd. p sect ad letam Dñi R iijd. in toto p annu -]	
	1117.711		Et remanet clare p annū iiijji. vijs. viija. ob ą.	
[Interlined.]	$^{ m W1}$ l Jbra- $^{ m h}$		Vaf in - Redd & firmis ibm p annu vis. viijd.	viijd.
		, _	Valin - Redd & firmis ibm p annu xxxiiijs. viijd.	ijs. viijd.
	Borrow <		(Bodd med) Trig Die Cute vis iiiid Confie ihm	le in
			Repis in Sect our de Brytten Fee iiiid n sect ad our Dii K	s. Xjd.
			Cute ibm iiijd in toto p annu -	
			Et remanet clare p annu xixs. ixd.	

XXXV <sup>8</sup> . ilij <sup>d</sup> .	Inde in ijs, iiijd, ob.	xxxijs. xjd. ob.	νs, ijd.	ciiijs. viijd.	Inde in xliijs.		lxjs. viijd.	lxvij <sup>s</sup> . viij <sup>d</sup> .	Xvjs. ijd.	K.
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	Redd resolut viz mro Bendishe p annu xijd. mro Lewes xvd. & Cockette Pitell jd. ob in toto p	CX -	1		xxxvj³. iiijd.	vjs. viijd.		,	4	ŧ
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s ibm	ť viž d. L	nū	nis ibr	s ibm	edd resolut viž nup mon <sup>rio</sup> o Bushe mede xvj <sup>2</sup> . iiij <sup>d</sup> . m <sup>10</sup> Blakewa viij <sup>2</sup> . ij <sup>d</sup> . nup priorat Sči Neot¢ iii m <sup>10</sup> Luke vj <sup>2</sup> . Dñe Cheyney xij <sup>d</sup> .	reddif	nū	s ibm	s ibm	s ibm
t firmi	edď resoluť Lewes xv <sup>d</sup> . annū	e p an	L fire	t firmi	resolute med ijd. n. X.	ollect	a p an	t firmi	t firmi	f firmi
Redd & firmis ibm p annu	Redd r Lewe	Et remanet clare p annu	Reddif & firmis ibm p annu	Redd & firmis ibm p annu	Redď resoluť viž nup mon <sup>rio</sup> de Bushe mede xvj <sup>s</sup> . iiij <sup>d</sup> . m <sup>ro</sup> Blakewall viij <sup>s</sup> . ij <sup>d</sup> . nup priorať Sči Neot¢ iiij <sup>s</sup> . m <sup>ro</sup> Luke vj <sup>s</sup> . Dňe Cheyney xij <sup>d</sup> . t	Feed collect reddit ibm p annu	Et remanet clare p annu	Redd 4 firmis ibm p annū	Redd 4 firmis ibm p annū	Redd 4 firmis ibm p annū
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	Essex				Bedd			Hunt		North

vjii. xjs.	Inde in	·furv	cxvijs.			t sic sūma expens̃ excedit sūmā reve p xlix <sup>li</sup> . xv°. v <sup>d</sup>	
1	ix <sup>5</sup> .	- V8.	•			Et sic sū reve .	
Val in - Redd & firmis ibm p annu	Redd resolut Castro de Bever p am	Feod seni ibm p annu	Et remanet clare p annu	S $\tilde{m}^a$ Tots õum possess dõi Collegij repi $\tilde{s}$ nõ $\Big\}$ cl $x^{li}$ . iij. vjd. deduct p annu	Sma Tots Sum repig pd p annū xxijli. vd. g.	Sma oum possessionu dei Coff repis inde deduct cxxxviija, iijs. ob q. Et sic suma expens excedit suma pannu reve p xlixli. xvs. vd	
	Leicestř St			<i>5</i> 2	52	92	

Memord that thadvouson of the Vicarege of Hynton & of the psonage of Stathern aforesaid ben in the gift of the said College.

Ifm ther is a chauntre in Stathern abovesaid thadvouson wherof is in the gift of the said College.

Per me Mattheu Parker. Per me Joannem Redmayn.

Per [me] Gulielmu Mey.

[Interlined.]

õum t singulaz possessionu tam sõuat qam tempat quazeuma dat t concess Collegio sive Aule pa plat Status sive declaraco tam proporconis dei Collegij ordinat t assignat p fundatores t benefact ejusdem qam fundatores & bniffacit accept fact & delibat p Matheu Pker Johnem Redman sacre theolog plessores & Withmu Mey legu doctore comissionios Dni B, adhoc assignat mense Februar anno regni Dni Henrici viijvi Dei gra Anglie Frauncie & Hibnie Rege Fidei Defens & in terra ecclie Anglicane & Hibnice Supmi Capite put inferius conr. xliijli. x. viijd. Augment sive supplement porcionis plat mri lxvjs. 1 viijd. p annu t cujuslibt sex socioz pd xxxiijs. lxvjs. viijd. xvijs. iiijd. vjli. vjs. xxxiiili. xiijli. xvijs. vj'. viijd. viij8. lvjs. lvjs. iiijd. p annu in toto p annu Stipend & cois suis viz p quolibt lxvjs. viijd. Stipend & coe & p annu Augmentač sive supplement comun f viz vs. viijd p qualibt septimana in toto p annu Vad barbitons p annu Vad lautrice p annu Vadio coci p annū Vadio pmi p annū in toto p annū Hent p -Ordinavit Hent p Viž p Unu mrm vj socios infra dem Alexand Walsham Collegiū Servien XXXVIImo. miles pimus fund lči Collegij Henrycus fundačsuam de Stonton anno R. R gereñ dat xviijvo die Octobris ut pp3 ordinavit XVIIIVO Collegiu Sci Michis infra Villam & Univsitat Cantabridgie.

Duos capellanos fishi fkent p vad f viz quolibt c*, p annū in toto - bunā balic Haslerton  Unū fishi celebrañ apud Barryngton c*,  Haslerton  Unī anni tempibā fač p qualibt vi*, viijd.  Unī annīvaā quolibt anno apud Bar- vi*, viijd.  Unī annīvaā quolibt anno apud Bar- vi*, viijd.  Unī annīvaā quolibt anno apud Bar- vi*, viijd.  Duos socios fishifos kent p stipend xi.  Bobtus  Robtus  Ordinavit Exequias annuatim celebr in die an- iij*, iiijd.  Turke xiijd.  Duos bibliotist viz p quolibt in anno wiijd.  Turke xiijd.  Duos bibliotist viz p quolibt xiiijd.  Duos bibliotogos viz p quolibt xiiijd.  Robtus  Sigo fishi? iiijd. p annū in toto				cxliiji. xviijs.		
Ordinavit \ E. Ordina		x <sup>li</sup> . iij <sup>s</sup> . iiij <sup>d</sup> .	cvijs.	iiij <sup>n</sup> . xiij <sup>s</sup> .		
Ordinavit \ E. Ordina	xxvjs. viijd.	x <sup>li</sup> .				
	Duos capellanos psbit hent p vad f viž quolibt cs. p annū in toto  Unū psbit celebrañ apud Barryngton hent p feod sive stipend suo p annū  Exequias in eccfia Michis quatuor anni tempib5 fač p qualibt vjs. viijd. in toto p annū  Unū anñvsar quolibt anno apud Bar- ryngton p annū	Duos socios psbitos hent p stipend suis viž p quolibt cs. in toto p annu Exequias annuatim celebr in die annu ñvsarij p annu	Duos bibliotist viž p quolibt in anno xliijs. iiijd. in toto p annu    Exequias annuatim distribuend in die annivsarij p annu	Duos bibliologos viž p quolibt xliijs. iiijd. p annū in toto		
Dña Alië Haslerton una benef dci Coff Johes Illygh Turke miles Sigo Psbif	• Ordinavit	• Ordinavit	• Ordinavit	Ordinavit		
	Dňa Alič Haslerton una benef dči Coff	Johes Illygh	Robtus Turke miles	Robtus Sigo Psbit		

Pporco sive onus dcii Collegii ordinat t assignat p fund t benefact ejusdm cum expens ordinar t exaordi-

xxvjs. viijd.									Canj. aviij.							
uolibt p annu	ixs.	vjs. viijd.	xxij3. iiijd.	vjs. viijd.	xiijs. iiijd.	Xvjs. iiijd.	xiijs. iiijd.	vjs. viijd.	Xviij <sup>8</sup> .	vjs. viijd.	vjs. viijd.	x]6,	xiijs. iiijd.	XX <sup>9</sup> .	Xls.	Xls.
Plikatur dēoz quatuor bibliotist p quolibt p annū xxvjs. viijd.	Hugonis Neale p annu	Thome Bradefeld p annu -	Willmi Stubbes p annū	Willmi Bolton p annu	Riei Bedell p annū	Mathei Chamb p annu -	Robti Lewsay p annu	Mri Burton p annū	Johnis Resham p annu	Johnis Denford p annu	Rici mancipij Collegij p am -	Withmi Gotham p annu	Johis Otryngham p annu	Edward Story p annu	Johis Wardall p annu	Fundatoris p annu
Expens in exequiis celebrand in die annws ex																

Alij benefact T fundat dči Collegij

		XXXV <sup>I</sup> ,	
vj <sup>ii</sup> ,	XX°.	xxxiijs. iiijd. vjii. vjs.	viijd. xx <sup>li</sup> .
Denariis solut p libatur m'i t sociot }	Feod auditoris ibm p annu -	60ib3 }	Expēs extraordinař cõib3 annis - { Repač cõib3 annis
		Viž in	
Expens ordinař t extra-	ordinař ex	consuctuđ usitať t non in	aliquib5 compõ specificat

Sequnt omnes & singul possessiones tam spual qam tempal dat & concess p fundate & benefacte ejusdem. put inferius coñr. In consideracone pmissoz.

xxiiij<sup>1i</sup>. vij<sup>8</sup>. v<sup>d</sup>. Inde in "Redd div tentoz & cotagioz ibm cum vij". xiiijs. iijd. } xxxvij\*. de firma rcorie Sci Michis ibm p annu Redď resoluť Dňo Regi talijs viž Dňo Regi in jure nup monastij de Barnewell vjs. viijd. nup monastio de Dennye vijs. Theš ville Cant vs. vjd. mro & socijs Collegij Sči Johnis iijs. mro t socijs Aule de Gunvile xd. mro t socijs Collegij de Jesu ix. Val in

viiji. ijs. vijd. ob.			x <sup>d</sup> . ob.		iiijxxxjii. xviijs. vyd. ob q.				viji. xix. vd.
mro 't socijs Collegij Corpis Kpi iiijs. Dño Regi p higabol xix ob in toto p annu	Stipend curat ibm p annu - xiiii.	nē ibm } - }	Et rem elare p annu xvj <sup>u</sup> , iiij <sup>s</sup> , ix <sup>d</sup> , ob.	Redd & firm mailij de Lancastr cū   lij". iijs.   Haslarton p annū \ viijd. ob @	e p annū - xj <sup>ii</sup> . xiiij <sup>a</sup> . x <sup>d</sup> .	Firma reorie 15m p annu $xxviy$ .  Pquis cur ibm cum xijs. $xj^d$ . de cõe $xx^s$ .	Reddif resolut vicecomit ibm p annu xxv <sup>8</sup> . iiij <sup>d</sup> .	Annual reddit Dño Regi resvat p terr } xxiijs, jd. ob ibm p dem Collegiu pquis p annu - }	Feod ballivi ibm p annu ls. Feod senli ibm p annu xx*.
	Rep <sup>i</sup> s in		Et rem e		Vaf in		~		Repiš in
Villa Cant							Barrygton		

		ob q.	xiiijii. xviiji. viijd. q.	Inde in	xiijs. iiijd.	iiij <sup>d</sup> q.	ijs, iiij <sup>d</sup> .	× × ×	Inde in viis, iiid õ.	. F C.	. ob q.	lxxiijs. iiijd.	lx <sup>8</sup> . iiij <sup>d</sup> .	Inde in xj <sup>s</sup> . vj <sup>d</sup> . ob.	ix <sup>d</sup> . ob.
lixs. vijd. ob	xvj <sup>d</sup> .	iiijxxijli. xixs. jd. ob q.	xiiijii. vs.	xiijs. iiija.	1	- xiiiji. vs. iiijd q.	,	1	terr pd p	-	xxxijs. viijd. ob q.	•	1	1	- xlviijs. ixd. ob.
	ino Eliens }	iiii	-	1	,	â	,	9	Reddif resolut comite Oxon exeun de terr pd p	1		1	,	- nua	1
Decaš t vač reddit ibm cčib3 annis	Sinod 4 peurae solut Archino Eliens pannu	ū -	ibm p annū	ib3 annis	bm p annū	ņ	ibm p annū	ibm p annu	if comite Oxe	1	• m]	ibm p annu	ibm p annū	Redd resolut Dño Regi p annū	ū
Decas T vac r	Sinod T pcur p annū	Et remanet clare p annu	Redd 4 firmis ibm p annū	Pquis ibm cõibz annis	Feod ballivi ibm p annū	Et remanet clare p annu	Redd & firmis ibm p annū	Redd & firmis ibm p annu	Reddif resolu	annū -	Et remanet clare p ann <sup>m</sup>	Redd 4 firmis ibm p annu	Redd & firmis ibm p annu	Redd resolut	Et remanet clare p annū
		Et reman		Vaf in {	Repi§ in -	Et reman	Vatin -	Vafin -		rep's in {	Et reman	Val in -	Val in -	Rep <sup>i</sup> š in -	Et reman
				Maßiū de Valence in	Ikeletoñ		Villa de Chestford		Hynxstoñ 4			Foxston -		Haslyngfeld	
			Santabř <												

- xx*. Inde in - iijs. vijd. xvjs. vd.	- xxj <sup>s</sup> . Inde in - xxiij <sup>d</sup> . xix <sup>8</sup> . j <sup>4</sup> .	- xj <sup>16</sup> , iij <sup>8</sup> , iiij <sup>4</sup> .	- iiij <sup>ii</sup> . vij <sup>3</sup> .		sic sūma expenš excedit sūmā revenčon p xliiijs. x <sup>d</sup> . q.
5 1	annū		1		Et sic rev
Harleton { Vaf in - Redd & firmis ibm p annu   Rep's in - Redd resolut m' Botton p annu   Et rem clare p annu	Grancestor { Vaf in - Redd & firmis ibm p annū Repis in - Redd resolut p sect cur Collegio Regal p annū	Lincoln { Washin de Wyngatt } Val' in - Redd & firmis ibm p annu -	Susicie - Myldenhast Vat in - Redd & strmis ibm p annu Midd - London - Vat in - Firma uni tenti ibm p annu -	Sm $^{a}$ tot $f$ 5um possess deo Collegio ptineŭ $f$ cl $x^{ii}$ . $xij^{s}$ . $ix^{d}$ . ob $\bar{q}$ . sive spect reps non deduct $f$ ann $\bar{u}$ - $f$ xviij <sup>ii</sup> . $f$ xix $f$ viij $f$ . $\bar{q}$ .	Sm^ tote dum possess dei Collegij rep <sup>is</sup> cxlj <sup>i</sup> . xiij <sup>a</sup> . j <sup>d</sup> . ob q̃. Et sic sūma expens excedit sūmā inde deduct p annū

Memozd qd advocač Vicar de Baryngton ptinet ad dem Collegiu.

Per me Mattheu Parker. Per me Joannem Redmayn. Per me Gulielmu Mey.

oum & singulaz possessionu tam spual qam tempaliu deo Collegio ptinen sive spectan accept fact & delibat Regis adhoc assignat mense Februarij anno regni Dñi Henrici viijvi Dei gra Anglie Frauncie & Hibnie R. Status sive declaracio tam pporconis dei Collegij ordinat t assignat p fundator t al benefact ejuscam qam p Matheu Pker Johem Redman sacre theolog pfessores & Willmu Mey legu doctorem commissioflios Dni put inferius conr. xlviij". viij". Cois suis viz p quolibt eoz xiiijd. p } xviiju iiije. Cois suis juxta rat xiiij<sup>d</sup>. p qualibt | lx<sup>3</sup>. viij<sup>d</sup>. ixli. xvijs. xijli. ijs. Fidei Defens & in terra ecclie Anglicane & Hibnice Supmi Capite xxxvijmo. xxxiijs. iiijd. xxxiijs. iiijd. xxxiiijs. xiijs. iiijd. septimana in toto p annu septiman in toto p annu Cõe scolař m'i juxa rat 7 Cois pmi coci t subcoci Vad pincipal coci p annu septimañ in toto p viijd. p septimanam in sept in toto p annu -Vad barbitons p annu viž p quolibt viijd. p quolifit eog viijd. p Cois pd sex disciput Vad lautrice p annu Vad subcoci p annu toto p am annū Hent p Hent p Hent p Hent p Unu mrm vj socios vj disciput infra dem Collegium magistri Servien scolar t unū Epus Eliens dči Collegij pim<sup>2</sup> fundat fundaconem suam inde ostens dat ixno die quodam Decebr Alcoke ut ppp3 Doctor Collegiu de Jesu infra Villa & Univsitatem Cantabrigie.

		cxl <sup>li</sup> . xv <sup>a</sup> . viij <sup>d</sup> .
	xxiiju, xiijs.	lxvj <sup>s</sup> . viij <sup>d</sup> .  cvj <sup>s</sup> . viij <sup>d</sup> .
Feod sen <sup>li</sup> ibm p annū - xx <sup>s</sup> .  Feod audit ibm p annū - xvj <sup>s</sup> . viij <sup>d</sup> .  Feod rec ibm p annū - xl <sup>s</sup> .  Stipend suo p annū xx <sup>s</sup> .  Stipend suo p annū xx <sup>s</sup> .	Suo p annu   linjd.  Unu sociu hent p stiped suo p annu -   lx* viijd.  Stipend p peeptor gramatice ibm p   x <sup>i</sup> .  Unu hostiar scole hent p eõis suis   x <sup>i</sup> .  Unu hostiar scole hent p eõis suis   xxxiiijs. viijd. p stipend suo xl*. t   lxxix* viijd.	Ut unus ex pdēis socijs heret p stipend suo p annū lxvj³. viijd.  Lectoř theologie infra dēm Colleg hent p stipend cvj³. viijd.  suo p annū  Ut unus ex pdēis sociis heret p sti- lxvj³. viijd.
Viž p  Hent p	Ordinavit	Ordinavit Ordinavit
Officiar dči Collegij kent Lector logič t philoso- phie ibm Concionař ibm	Doctor   Egleston	Dñs Hastynge Dñs Rysleye
anno Dñi m¹ccclij <sup>do</sup> ordinavit		Alij fund E beneff dëi Collegij E
	Pporcodei dei Collegij ordinat tassignat p fundate t bnfacte	expens ordinarijs 't ex¹or-dinarijs viž

xvj <sup>li</sup> . xvj <sup>d</sup> .	lx <sup>s</sup> . viij <sup>d</sup> .	xxxiiiji.iijs.
mij <sup>n</sup> . mij <sup>n</sup> . xinj <sup>a</sup> . viij <sup>d</sup> .	xxiiijs. xyjs. xyjs. xxjs. xxjs. xijs.	XXX <sup>s</sup> .  XXXiij <sup>s</sup> . iiij <sup>d</sup> .  c <sup>s</sup> .
Stipend lectoris philos in public scol p annu	Unu sociu hent p cõis suis p annu  Doct Egleston p annu  Mri Morley p annu  Doct Royston p annu  Rogi Thorney p annu  Johis Bell p annu  Johis Pston p annu	Stipend poch infra eccliam ejusđ Collegij p xxxs.  annu
} Ordinavit	Ordinavit  Fundač	Stipend pocannū - Conviviis siv hif p annū Focal carboñ Collegiū cô
Rede miles	Ričus Robt <sup>2</sup> Exequie annuat in die ann <sup>3</sup> s celebrand viž ex	Viž in
eog ordinač dut Pp3 compoš suas inde ostenš viž		Expens ordinarie t ex consuct usit t non in aliquib3

composition of the collegij to sum possessionŭ ejusdem   Repačoniby dei Collegij to sumis   vija   v						
	Viž in	Sequntur omnes & singul possessiones tam spualiu qam tempal dat & concess deo Collegio p fundat & benefacte ejusdem. In considerae phiiss &c.	Redd diVs tentog cotagiog & gard ibm xliij". v*.  p annu - vijd.  Firma terrag duical dei Collegij p x".	vji. xiij <sup>s</sup> .	Redd resolut exeun de terr & tenter pd viz mro & socijs domus Sči Michis ibm iiijd. mro & socijs Collegij Corpis Xpi ijs. nup monastio	

xviiji. x <sup>s</sup> . ix <sup>d</sup> .		e.	وْلُ	Ivs.	xij <sup>d</sup> .	Vis	ijs. Vjd.	liijs, iiijd.	×Is.
$\begin{bmatrix} 0 \\ -1 \\ -1 \end{bmatrix}$ $\begin{bmatrix} xj^{ll}, ix^{s}, ijj^{d}. \\ -1 \end{bmatrix}$ $\begin{bmatrix} 0 \\ xiij^{s}, iiij^{d}. \end{bmatrix}$	xIs.	XIs.	- xljii. viijs. ijd.	t	•	ē	. <u>ū</u>	,	ı
vj. Dño de Whitewell ijs. vijd. Aule de Clare ijs. iiijd. Aule de Gunvill xvjs. vjd. in toto p annū	Annuis penč soluť vicař Sči Clemente vj <sup>s</sup> . viij <sup>d</sup> . p annū t vicarie Oŭm Sčož p annū xxxiij <sup>s</sup> . iiij <sup>d</sup> . in toto - )	Oleo cera thure repac vestiment t at neccaiis expens ibm cõib5 annis - }	Et rem clare p annu	Redd & firmis ibm p annu	Quodam libo redd ibm p annu	Firma uniº teñti ibm cũ ptiñ p annū	Quodam libo reddit exeuñ de fris ibm p annū	Redd & firmis ibm p annu	Redd & firmis ibm p annu
Repi§ in	•		Et rem cl	Barnewell - Valin -	Fulborn - Vat in -	Ayseden - Valet in - 1	- Valet in -	$egin{aligned}  ext{Weste} \  ext{Wrast} &  ext{Valet in - I} \end{aligned}$	- Vaf in -
						Cant			

xlij <sup>n</sup> . xviij <sup>d</sup> . Inde in	xiij <sup>ii</sup> . xvj <sup>s</sup> . viij <sup>d</sup> .	15, Xd.	٠٠٠	XX.s.	xiij³.	ixs. ijd.	XVJª.	o. T	exvjs. viijd.	liijs, iiijd.	xxiiijs, iiijd.	xiij <sup>li</sup> . vj <sup>s</sup> . viij <sup>d</sup> .
		- xxviiji, iiijs, xd		ŝ	1	ı	ı		ŧ		8	ı
xljs. vjd. xli.	xiiji. vjs. viijd. vjs. viijd. iij^. iiijd.	- XXV	1	6	1	1	1	ı	•	,	1	annū
Valet in { Firma reorie ibm p annu	Rep's in Sinod & peur annuat solut p annu - Elemos ibm distribuend p annu -	Et remanet clare p annü	Valet in - Firma triū rodd terre ibm p annū	Vaf in - Firma terf cum claus ibm p annū	Vaf iu - Quod libo reddif ibm p annu	Val in - Redd & firmis ibm p annu	Val in - Redd & firmis ibm p annu	Val in - Firma duoz claus ibm p annu	Val in - Redd & firmis ibm p annu	Vatin - Firma duoz tent ibm p annu	Val in - Redd & firmis ibm p annu	Val in - Quodam annual redd rev de reoria ibm p annu
Sholfand	~		Whaddon -	Lytlyngton	Crawdeñ -	Whitwell -	Cottoñ -	Caxtoñ -	Oveř -	Wyllyngh <sup>a</sup> m	Trumpyngtoñ	Babram -

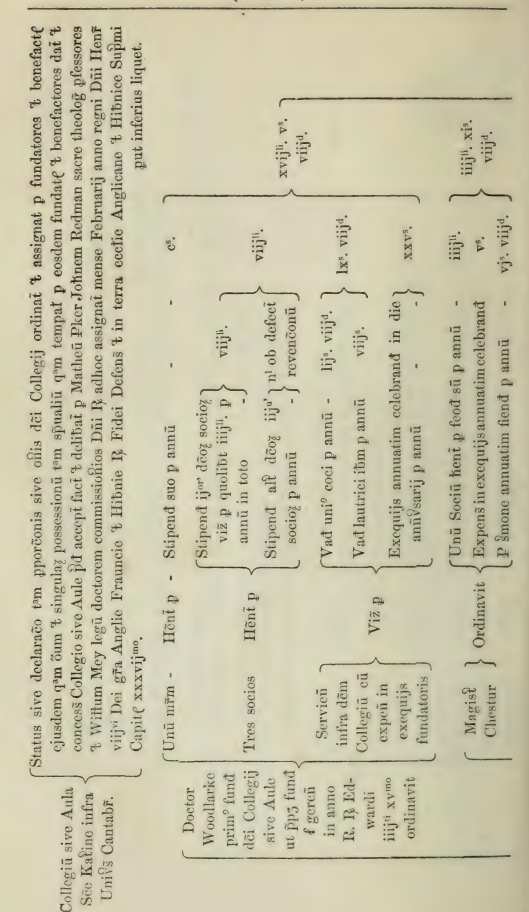
)

x <sup>li</sup> .	viiju, viijs.	Inde in viijs.	viij <sup>ii</sup> .	viij <sup>h</sup> . xiijs, iiij <sup>d</sup> .			Et sic sūma expens excedit sūmā revencoñ p x <sup>li</sup> . vij <sup>s</sup> . iiij <sup>d</sup> .
•	ı		,	ei Pvi			it sic sūmi revenčoĉ
		1	Ċ	arth			
Maßiū de   Vaf in - Firma maßij ibm p annū	Southe- Val in - Firma dive tent ibm p annu -	suburbijs Viž in - Redď resoluť Dñe Regine Anglie p annū	Et remanet clare p annu	- Londő - Val in { Redď & firmis diðš tent in pochia Sči Barthei Pvi } voč Lothburye p annū	Sma tote oum possess deo Collegio ptineñ sive cxliiju, iijs. ixd. spect rep's non deduct p annu	Síña ốum rep <sup>i</sup> s p annū xxxij <sup>ii</sup> . xv². v <sup>d</sup> .	$S\tilde{m}^a$ tote õum possess dõi Collegij rep <sup>i</sup> š inde cxxx <sup>li</sup> . viij <sup>s</sup> . iiij <sup>d</sup> . deduct p annū
	Surř			Midd			

Memoza" qd advocaë eceliaz Sëi Clement & Oüm Sēoz in Cant ptinent dëo Collegio.

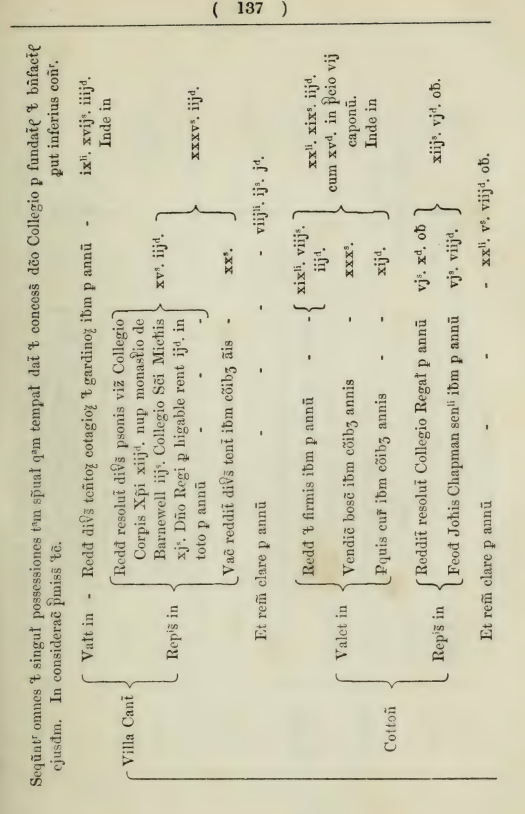
Per me Mattheu Parker.

Per me Joānem Redmayn. Per me Gulielmū Mey.



			lix <sup>li</sup> , xiiijs. vj <sup>d</sup> .	
iiij <sup>n</sup> . x <sup>s</sup> . viij <sup>d</sup> .	cxixs. viijd.	inje.	I visit	xxij³. vjd.
xs. viijd.	xxxiiijs. iiijd.	dĉi Collegij	- xxxijs.viij <sup>d</sup> .] - xiijs. iiijd iijs. iiijd. i vjs. viijd.	vj <sup>s</sup> . viijd. XV <sup>s</sup> . X <sup>d</sup> .
Unu sociu hent p stiped suo p annu - Expens in exequijs antim celebrand cum carbonib p igne p annu	Unu sociu hent p stipend f p annu - Unu bibliotistam hent p stipend suo p annu - Exequijs annuatim celebrand in die annvsar	Exhibiconem sive salañ p uno socioz dei Collegij sive Aule ut ppr composicionem suam inde ostens p annu	Unu pmu hent p vad f p annu - xxxijs.viij P pane vino t oleo expend in capett   xiijs. iiijd. ibm p annu - iijs. iiijd. P Smone fiend ibm p annu - iijs. iiijd. Exequias annuatim celebrand p annu vjs. viijd.	Exequias annuatim celebrand in die anñ vsarij
ordinavit \	Ordinavit <	Ordinavit	Ordinavit	Ordinavit {
Magist Symson	Magist	Magist Miles	Dña Bramstō	Magist Pembton
			Alij benefactę dči Collegij ut pp5 comp f inde	
	Pporco sive	onus dči Collegij ordinať t	p fun- datoř t benefact ejusď cu expenš ex*or-	dinař viž

		mijn. xjs.					xliijs. iiijd.						xıy". xııy".			
4	iiijii.	vj³. viijd.	V.	viijs. viijd.	vjs. viijd.	iijs. viijd.	iijs. iiijd.	iijs. iiijd.	xiijs. iiijd.	iijs, iiijd.	× ×		xiij <sup>s</sup> . iiij <sup>d</sup> .	x13.	viij <sup>ii</sup> .	
	Unu sociu hent p stiped suo p annu-	P Smone annuat flend	Exequias annuatim in die annesar	Doctoř Shurton p annu	Mri Cantburye p annu -	Mri Leche p annu	Doctoř Middleton p annu -	Doef Grene p annu	Mri Taylard p annū	Mri Garnett p annū	Feod collect reddit 6um possess dei Collegij p annu J	Refecconib3 & defijs annuat distri-	buend int paupes in festo See Kaline pannu	Expens exaordinar coibs ais	Repac oum possessionu dei Collegij	comp com
		Magist Ordinavit	_		Expens in	exequiis	annuatim Fundac <	in die	anns ex J		;	Expens ordinar t exor- dinar ex consuctud usi-	tat t non in aliquib <sub>3</sub> Viz in	cificat	1	
	Petersonie										7	Expens o	taí T	cificat	ر	



viij <sup>a</sup> . Inij <sup>a</sup> . Inij <sup>a</sup> .  Inde in p annū - } xj <sup>s</sup> .  - vij <sup>a</sup> . xiij <sup>s</sup> . iiij <sup>a</sup> .	iijs, iiijd.	$v^s$ , $ix^d$ . $\begin{cases} v^i, & iid \text{ ob.} \end{cases}$	vd. ob	- xiiij <sup>s</sup> . iij <sup>d</sup> .	- lxxvj <sup>s</sup> , x <sup>d</sup> .	ij <sup>d</sup> .	vj <sup>d</sup> .	- Ixxvj <sup>s</sup> . ij <sup>d</sup> .
Vaf in - Redd & firmis ibm p annū Redd Collegio Corpis Xpi viijs. iiijd. pauli ijs. viijd. Collegio Corpis Xpi viijs. iiijd. in toto p annū vijli. xi	Redd & firmis ibm p annu Redd & firmis ibm p annu	Redd resolut ibm viz Mro Hutton Vs. ijd. t Doct Wendy vijd. in toto p annu	Decas reddit ibm cöib5 annis	Et remanet clare p annu	Redd & firmis ibm p annu	Redd resolut Dño Regi ut in jure nup   monastij de Ramsey p annu - }	Decaš reddiť Willmi Gerrye ibm cőib5	Et rem clare p annu
Villa Barton { Val in - Barton { Repis in Et rem	Grancett Val in -	Harletoñ {     Repi§ in		Et rema	Vat in	Over	webs in	Et rem
	Cant							

ixs. Inde in vjd. viijs. vjd.	xl³. Inde in ij⁵. xj⁴.	xxxvijs. jd.	iiij <sup>n</sup> . Inde in xxiiij <sup>s</sup> . ij <sup>d</sup> . ob.	lvs. ixd. ob.	xxxiijs. Inde in	- ix <sup>d</sup> . XXXij <sup>s</sup> . iij <sup>d</sup> .
Vaf in - Redd & firmis ibm p annu Redd resoluf Johni Hynde milif p annu Et rem clare p annu vi	Repis in Red t firmis ibm p annu Repis in nup piorate de Dunmow xviija.  Repis in ob capit duo ibm p coe fine ija. ob in toto p annu	Et rem clare p annu xxx	$\left\{ \begin{array}{llllllllllllllllllllllllllllllllllll$	Et rem clare p annu	Vaf in - Redd & firmis ibm p annu	Rep <sup>i</sup> s in - Redd resolut m <sup>ro</sup> Luke p annu xxx
Wilbrā	Fulborñ		Byxlys-		Paxtő	
			Bodd		Hunî -	

- lxx³. viijd. - iiijs.	- lxvj*. viijd.	- xli, viijs, iiijd.	Inde in	°CA3		- ciijs. iiijd.			Et sic sūma expens excedit sūmā revencon p lxxvjs.
t i	•	,	XX8.	Vs.	iiij <sup>1</sup> i.				t sic sūma e p lxxvjs.
$\left\{\begin{array}{cccc} \text{Layer} & \text{Vaf in} & \text{-} & \text{Redd $\mathfrak{T}$ firmis ibm $p$ ann $\tilde{u}$} & \text{-} \\ \text{Bret $\tilde{G}$} & \text{Rep}^{i\tilde{s}} \text{ in} & \text{-} & \text{Redd resolut $m^{ro}$ Barley $\Lambda^{\tilde{r}}$ $p$ ann $\tilde{u}$} \end{array}\right.$	Et rem clare p annu	Vat in - Firma rcorie ibm p annu	Ridgewett     Decima Dão Regi resolut p reoria pd   p annū	Rep <sup>ig</sup> in Penë solut Collegio de Stoke p annu-	Annua penč soluť vič ibm p a <sup>m</sup> -	Et rem clare p annu	$S\widetilde{m}^a$ tot' õum pos $\widetilde{s}$ d $\widetilde{c}$ i Collegij rep' $\widetilde{s}$ non $\int Ixvj^{ii}$ . $ij^s$ . $vj^d$ . o $\widetilde{b}$ . deduc $\widetilde{t}$ p ann $\widetilde{u}$	Sma Gum repis pa pannu - x <sup>li</sup> . iiijs. ob.	Sma tote duct p annu Iv <sup>i</sup> . xviij <sup>s</sup> . vj <sup>d</sup> . Et sie
	Lissex								

Memord that thadvouson of the vicarage of Ridgewell in the countie of Essex is in the gift of the said College. Per me Mattheum Parker.

Per me Joanem Redmayn. Per me Gulielmū Mey. "Status sive declaracio tam proporconis sive ofis dei Collegij sive Aule ordinat t assignate p fundate t benefacie ejusdem qam cum t singulaz possessionū tam spual qam tempal daí t concess p dõos fundai T benefact doo Collegio sive Aule accept fact T delibat p Matheu Pker Johnem Redman sacre theolog professores & Willmu Mey legu doctorem commissiofilos Dñi Regis adhoc assignat mens Februar anno regni Dñi Henrici Octavi Dei gra Anglie Frauncie & Hibnic Regis Fidei Defens & in terra eccfie Anglicane put inferius conr. iiijxxiijli. XVS. viijli. ixs. lxli. xvs. nijli. xijd. XX3. viijs. Xs. Cois suis viž p quolibt socio iiiji. xijd. p am Libaturis suis viž p quolifit xxs. in toto Habitu seolastico p annu Stipendio suo p annu Libatura sua p annu Stipend suis p annu pannu q Cốc suo p annu in toto -& Hibnice Supmi Capite xxxvijmo. Hent p Hent p magistrum socios Unū XVcim Collegij sive Pembroch fundat dei Comitissa Dña Ma Collegiu sive Aula de Pembroke infra prima Univsit Cant.

quolifit viijs. in toto

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Hite scolasticis viž p

,	
cxix <sup>li</sup> . xx <sup>d</sup> .	
viij <sup>li</sup> . v <sup>s</sup> .	xj <sup>ii</sup> . xiij <sup>s</sup> .
xxvj <sup>s</sup> . viij <sup>a</sup> . vj <sup>ii</sup> . xviij <sup>a</sup> .	p xxxiiijs viijd xxxiijs. iiijd xxxiijs. iiijd xxiijs. iiijd xxiijs. iiijd xxiijs. iiijd xxiijs. iiijd xxiijs. iiijd.
Stipend suis viž p quo- libt vj <sup>s</sup> . viij <sup>d</sup> . p annū xxvj <sup>s</sup> . viij <sup>d</sup> .  Cõis suis viž p q <sup>o</sup> libt vj <sup>i</sup> . xviij <sup>s</sup> .  xxxiiij <sup>s</sup> . viij <sup>d</sup> . in toto viij <sup>s</sup> .	Feod sen' ibm pannu - xxs.  Coe famuli custod p xxxiiijs.  annu viijd.  Cois coci t subcoci viz p quolibt xxxiiijs. viijd.  Stipend coci pannu - xxxiijs. iiijd.  Vad subcoci pannu - xxxiijs. iiijd.  Vad lautrice pam - xxiijs. iiijd.  Vad lautrice pam - xxiijs. iiijd.  Stipend libr comunitat xxiijs. iiijd.
Hent p	Viž p
iiij <sup>or</sup> bibliologos }	Servien & ministř tam infra děm Collegiü qam extra
gereñ dat iiijto die Decembris ao B. E. tercij xxjmo ordinavit	
	Proporco sive onus dci Collegij ordinat p

ciiij <sup>xx</sup> v <sup>ii</sup> . xv <sup>s</sup> . ij <sup>d</sup> .				
	vij <sup>ii</sup> .	cxiiijs. viijd.	xxvijs. vjd. xls.	XI's.
	dei Coff viz p quolibt vy. ving. in coto. ving.  toto p annü  Exequias annuatim celebrandas in die xxxiijs.  anñvsarij p annü  iiijd.	Luos sacerdotes esse infra dem Collegiu heat p exhibicone t convict cvjs. viijd.  * p annu	Exequias annuatim celebrand in die anñ \( \)sarij \( \)p \\ ann\( \)	as annuatim celebrand in die annvsarij p
TExequii  Psar  Psar  Coran  distri  coibs  Paugn	Ordinavit (toto lexcquianity)	Ordinaveř { Pannů Perenias a anñvsarij	Ordinavit Exequis Ordinavit Exequis	Ordinavit Exequias
Expeñ in exequijs  Laurenĉ	nup Epus Eboz unus bñfact dëi Collegij	Dña Willougbic & Dña Brace	Edward Storie nup Epus Cestř Dñs	Strange   Doctor   Shutö
		Alij be- neffact dči Collevii T	eog ordina- cones ut pp3 sepat compos f	inde ostenš
benefact < ejusd cu expens ordinař t exaordi- narijs				

	,	xlviij <sup>ii</sup> . xj <sup>s</sup> .	•		
xxvjs. viijd.	XXXV <sup>8</sup> .	liiij*.	xxxvij <sup>II</sup> .	XV8. viijd.	°°°
	Expens in sacella viz cera vin pane t alijs neces-sarijs expens ibm cõib5 annis	Sisacone Collegij coib5 annis	Repaconib3 cum possessionu dči Collegij cčib3 xxxvij <sup>11</sup> .	annis	Expens extraordinarijs coib3 annis
Expeñ	ordinarijs E exordinar	que non sunt in Viž in	aliquib5	fundacoib3	specifië J

Sequnt onnes t singut possessiones tam spual qam tempal dat t concess p fundate t benefact ejusd i considerac paiss.

- iiij <sup>u</sup> . Inde in	¥ 18	x] <sup>8</sup> .	- xxiij". Inde in	_	, trip.: vD: vrip		Xviiji, Xiijs, iiijd.
	1		ı	iiij".	vis viiid		xviijli
Valet in - Firma reorie ibm p annu		Et remanet clare p annū	Valet in - Firma reorie ibm p annu	Penč solut Epo Norwič p annu	Repis in   Sinod & peurae solut Archino Norwie   vis viiid	pannū	Et remanet clare p annu
(	Saxthorpp {			( Tylney			
		Norffole -					

xxix <sup>li</sup> . vj <sup>s</sup> . viij <sup>d</sup> .  xvj <sup>s</sup> .  xxij <sup>s</sup> . viij <sup>d</sup> .	vj*. viijd. J	ry's. viijd.	, iij <sup>s</sup> , iiij <sup>d</sup> ,	ijs. J - xxij <sup>11</sup> . viij <sup>2</sup> . ij <sup>4</sup> .	- x <sup>li</sup> , xiij*, iiijd. - xlvij*, iiijd. ob q. Inde in	xliijs. xd.
Soham Repiš in Repiš	Et remanet clare p annu C Valet in - Firma r  Et remanet clare p annu	Lynton (Defijs solut firmario ibm commoran)  Expens uni <sup>2</sup> lampad ibm p annu  Expens uni <sup>2</sup> lampad ibm p annu	Rep <sup>i</sup> s in { croci p annū } Sinodaf t pcurač solut Archīno Elien } p annū }	Pencone solut Epo Eliens p annu - Et remanet clare p annu	Iselam - Valet in - Redd & firmis ibm p annu  Burwell { Vaf in - Redd & firmis ibm p annu	Rep <sup>i</sup> s in - Redd resolut Collegio de Elye p annu Et rem clare p annu

xli, xiijs, iiijd.	xxxiij³. iiijď. Inde in xvij⁵. iiijď.	XV]°.	cvj <sup>4</sup> . viij <sup>d</sup> . Inde in	iij°. j <sup>d</sup> .	ciijs. vijd.	xxxiij?, iiijd. Inde in		vs. vijd.		xxvij". ixd.
ſ	, , ,	iija. J	•	Aule Jid. in J	- cii	÷	ن <sup>م</sup> .			- XXV
1		xiij <sup>a</sup> . iiij <sup>a</sup> .	1	om viž nnu xij		1	ijs. iij <sup>a</sup> .	ijjs	iiij <sup>d</sup> .	
,	$\left\{\begin{array}{c} - & - & - \\ \mathrm{ptine ilde{n}} \end{array}\right\}$	Redd resolut Collegio Sci Johnis in villa Cant p annu et clare p annu	ę	Redd resolut exeun de terris & tente ibm viž Aulede Gunvill p annu ijs. mro Anstic p annu xiijd. in toto p annu	1	•	Redd resolut hospič de Burton Lazars pannū	annū -	nuur c	•
nū	Redd & firmis ibm p annu Redd resolut p quodam meš ptinen Cantie in ecctia Bte Marie exa Trum-pygate in villa Cantabridg p annu-	Sci Joh	nū .	terris t mro An	•	nū	Burton	Redd resolut capitli dno ibm p annu	Denarijs solutis eod p sect ibm p annu	•
m p anı	m p ann quod <sup>a</sup> n 1Bfe Ma Cantal	ollegio anu	m p an	uñ de mnū ijs.	8	m g anı	pič de ]	ifli dno	sod p sc	
Redd & firmis ibm p annū	Redd & firmis ibm p annu Redd resoluf p quodam 1 Canfie in ecetia Bfe Mari Pygate in villa Cantabri	Redd resolut Colleg villa Cant p annu et clare p annu	Redd E firmis ibm p annā	oluť exe rvill p s annū	annū	Redd & firmis ibm p annu	oluť hos	oluť cap	solutis	annū
edd L f	edd 4 f	Redd resolut ( villa Cant p	edd L	edd resoluí de Gunvill toto p annū	Et remanet clare p annü	edd L f	edd reso p annu	edd res	onarijs	remanet clare p annu
		R emanet		$\lim_{n \to \infty} \left\{ \mathbb{R}^n \right\}$	emanet	-1	a a	in $\langle$ R	9	remanet
Valet in -	Valet in - Rep <sup>i</sup> š in -	Et 1	Valet in -	$\mathrm{Rep}^{\mathrm{i} \widetilde{\mathbf{s}}}$ i	Et r	Vaf in		Rep <sup>i</sup> š i		Et 1
eñ.	<u> </u>		_	Ę.			~~			
Gransdeñ	Hospiciū Thome			Tevesham			Gleslay			
										_
				Cant						

Z.	lxiijs. iiijd.	xx <sup>8</sup> . Inde in	XVj <sup>d</sup> ,	xviijs. viijd.	XX8.	xxiij <sup>s</sup> . vj <sup>d</sup> .	Inde in ij <sup>s</sup> . vj <sup>d</sup> .	XXj <sup>8</sup> .	XXX°.	×.	iiij <sup>li</sup> . vj <sup>s</sup> . viij <sup>d</sup> . Inde in	xiijs. iiijd.	lxxiij*, iiijd.
•		•	1	xviij <sup>8</sup>	t		rorth }	1		ŧ	1	,	1xxiij
		•	1	•	•	٠	Loulew	1	•	,		1	1
		¥	nū -	3	1	1	°. j <sup>d</sup> . Dñc toto p a	٠		,	1	annū	٠
Valin - Redd & firmis ibm p annu	Val in - Redd & firmis ibm p annu	Val in - Redd & firmis ibm p annu	Rep's in - Redd resolut doct Wendy p annu	Et remanet clare p annu	Val in - Redd & firmis ibm p annu	Valin - Redd & firmis ibm p annu -	Rep's in { Redd resolut viz Dño Vaus ijs. jd. Dño Louleworth ijjd. t Georgio Orwell ijd. in toto p annu	Et remanet clare p annu	Val in - Redd & firmis ibm p annu	Val in - Redd & firmis ibm p annu	Valin - Redd & firmis ibm p annu	Repis in - Reddif resolut capit duo ibm p annu	Et rem clare p annu
Bartő -	Wytesforth	11	raserygreio {		Ganlyge -		Stantő {		Borrow Grene	Upwere	Translog (	Horsened {	

×1s.	vij⁴. Inde in	xiiij <sup>d</sup> .	ν*, χ <sup>d</sup> ,	xij". xvj°. viij <sup>d</sup> . Inde in		ř.	vijja.	iiij". Inde in		lxxviij*.	xij". vj*. ijd.	xliij*. iiijd.	Inj. mja.
,	4	8		rčorie }	ij*. vjd.	vijs. vjd.	xij". vje. viijd.	1	•	- lx:		•	,
,		,	٠	firma -	ij.		,			0	,	•	٠
1	,	nung -		Redd & firmis ibm p annu cum xij". de firma reorie	- nuu	Sinod & peurae annuatim solut Archio }	,			,		•	,
m p annū	m p annū	Rogers p		m p annu c	Lincoln p a	ınnuatim so	1	m p annū	panna đ	,	m p annū	m p annū	m p annū
Vaf in - Redd & firmis ibm p annu	Redd & firmis ibm p annu	Repis in - Redd resolut uži Rogers p annū	Et remañ clare p annu	tedd L firmis ib ibm p annü	Penë solut Epo Lincoln p annu	nođ T pcurač a Elienš p annū	annū -	Redd & firmis ibm p annū	Repis in - Feed ballivi ibm p annu	annū -	Val in - Redd & firmis ibm p annu	Redd & firmis ibm p annu	Vaf in - Redd & firmis ibm p annu
Redd		Redd	ñ clare	Redd	Penê	Sino	clare p		Feod	clare p	Redd	Redd	Redd
Vat in -	Vaf in -	Rep <sup>i</sup> § in -	Et rema	Vaf in		Repig in	Et rem clare p annu	Vat in -	Repiš in -	Et rem clare p annu	Vaf in -	Valet in -	Vat in -
~	<u>_</u>	ب						~	ر		~		
Witsforth	Shelfford	Magna			Wersley			Wysonde			Cherye Ofton	Chestton	Noriett -
					•			90					- 9-
				<u> </u>	mant			Rutland -			North		Beddff

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xxviij <sup>11</sup> . xiijs. iiijs. Inde in		ix <sup>li</sup> , iij <sup>g</sup> . vj <sup>d</sup> .		xs, xd,			expens excedit suma	revenč p xiiiji. xijs. iiijd.	Parker.
Val in - Redd & firmis ibm p annu	1 - London { Redd resolut viz Collegio Westm   xxxvjs. xd. domui Carthus p annu   Repis in   xiijs. iiijd. in toto   rijd.	Stipend sive salař capellani Dňi Bothe vju.	Feod ball ibm p annu - xiijs. iiijd.	Et rem clare p annu xix <sup>li</sup> . ix <sup>s</sup> . x <sup>d</sup> .	Sma tolis oum possessionu dei Collegii sive Aule repis ciiijxxjii. xiijs. iiijd. ob q.	Sma tolis oum repis pd p annu - xxli. xs. vjd. ob q.	Sma tolis oum possessionu dči Collegij sive Aule repriš clxxjii. ijs. xd. Et sic suma expens excedit suma inde deduct p annu	revenč	Per me Mattheum Parker.
	Midd								

Per me Mattheum Parker. Per me Joannem Redmayn. Per me Gulielmü Mey. Status sive declarace tam proporcenis sive offis dee Aule ordinat t assignat p fundate ejusd qam cum t singulaz possessionu tam spual qam tempal dat t concess Aule pdče p dem fundate accept fact t delibat p Matheu Pker Johem Redman sacre theolog pfessores t Willmu Mey legu doctorem commissionar Dñi R adhoc assignat mense Februar anno regni Dñi Henrici viijvi Dei gra Anglie Frauncie & Hibnie put inferius conr. Regis fidei defens & in terra ecctie Anglicane & Hibnice Supmi Capite xxxvijmo. viijli, vijs, clxiiij". Stipend & libatur sua p } cvjs. viijd. liiijh iijs. xiijli. viijs. iiijxxxvijii. Cốc dõi custod p annu - Ixs. viijd. Stipend & libaturis vitoto p annu - sociog viž p quolibt ginti quinq, deoz so-Stipend & libatur seplxs. viijd. in toto p cioz graduat viž p quolibt xliijs. iiijd. in tem deog sociog non libt xxxviijs. iiijd. p Cõis sive commēsal deoz graduatoz viž p quoannū in toto -Unu custod - Hent p Hent p XXXij<sup>09</sup> socios Univsitat Cant. Aula Regia

	ccxijii. vj <sup>s</sup> .						
	xxxj <sup>ll</sup> . ij <sup>g</sup> .						
viiji. xvj³.	xvijli. vjs.	lxxs.	XXX°.				
Vad sive stipend pin- cerne tonsoris pis- toris pandoxator lo- trice uni² coci p quo- libt xxvj². viija. p subcoco xvj³. in toto	Cőis famul custod biblie lectoř pistoris pandoxatoř pincerne tonsoris t coquoz viž p quolibt ebdomadatim x <sup>d</sup> . in toto p annū -	Libatuř viž bibliotiste pincerne (pistoř) pan- doxatoř tonsog T duog coquog p singulis x°. in toto p annu -	Stipend quinq, senlor' familie viž p sin-gulis vjs. in toto p				
Servien $\mathfrak T$ minist $\tilde T$ infra dēm Aulam existe $\tilde T$ then $\tilde T$							
	Rex E.  Peius pimus fundator dõe Aule ut pp5 fundañ suā gereñ dañ	anno regni sui					

xvjª. vijd. celxiij". Inje. injd. cxe. iiijd. XXVjs. viijd. xxvjs. viijd. vjs. viijd. dator annuatim cele- > xlvjs. viijd. XVij8. XX8 sionū dõe Aule p Feod attornat dee Aule Potacone & prandio in in scaccario p annu - J Feod [mri Coke] coneisdem exequiis p Quadam refeccone in Feod senli oum posses-Expens in exequiis fun-Elemosyna annuat dissiliar dee Aule in lege tribuend in deis exe-Die Innocentiu pannū brand p annu quijs p annū annū annū annū Viž p Viž in Aulam hent Expeñ in exequijs fundat exa dčam Officiar sive onus ordinat p exaordinař ordinař T fundat t dēi Coff ejusđ cū expens Pporcio. bñfact

			∫ Ij <sup>ii</sup> , xviij <sup>d</sup> .					viijs. vd.		
XX.	ce.	રું	XX <sup>9</sup> . ijd.	X <sup>li</sup> .	xlviijs.	xxvj <sup>ii</sup> . xiij <sup>3</sup> .	mijs. viijd. ¯	XX <sup>d</sup> .	ijs. jd.	
Expens capelle viz p pane vino cera t repac vestinent coib annis	Caricib3 annuatim expend infra dčam Aulam -	Carbonib <sub>5</sub> lignis & fasticul tam p Aula qam coquina expend cõib <sub>5</sub> annis	Oblaconib5 m <sup>ri</sup> & sociog in ecclia Oum Scog cum vj <sup>s</sup> . iiij <sup>d</sup> . daf aque bajulis & sacriste ibm p	Expens exaordinar coib annis	Empt utensiliū ečib3 annis	$ \left\{ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Redd resolut Dño Regi p & jaceñ infra mansionem dei Collegij nup in tenura alboz cannonicoz pannū	Cons redd solut mº t socijs Divi Michis p annu -	Consiti redd solut mº t socijs Divi Johnis exeun de seit dči cott p annu	
	Viž in									
-	Expeñ ordinař † extra- ordinař † annuař reddiř annuař exeuñ de scit dči Collegij									

ollegio p fundatores t put inferius coñr.	xviij <sup>11</sup> . xvj <sup>3</sup> . viij <sup>d</sup> . Inde in		viji. vj <sup>s</sup> . ixd.		x³. xj <sup>d</sup> ,	vjs. viijd.	xxxix <sup>li</sup> . Inde in					ijs. viijd.
concess deo C	s redd ecefie }	, bit	- vj <sup>n</sup> . xiij <sup>s</sup> . iiij <sup>d</sup> .	vjs. viijd.	- xj <sup>li</sup> , ix <sup>8</sup> . xj <sup>d</sup> .	8	- pannū -	iiijs.	xiijs. iiijd.	xxvj <sup>s</sup> . viijd.	liija iiija.	- xxxiiij <sup>11</sup> . ij <sup>2</sup> . viij <sup>d</sup> .
Sequntur omnes & singul possessiones tam spual qam tempal dat & concess deo Collegio p fundatores & benefact ejusdm in considerae pmiss.	Vat in { Redd div tent ibm cum x <sup>li</sup> . xiij <sup>3</sup> . iiij <sup>d</sup> . de redd ecefie Bte Me ibm p annu -	Canữ (Redď resoluữ ibm voc higable rente p	Repig in Stipend curat ibm p annu Expens pane vino t cera cõib3 ais -	Sinod 4 peurae solut Archino Eliens	Et rem clare p annu	Hyntő - Val in - Redd & firmis ibm p annū -	Vaf in - Redd I firmis ibm cum firma reorie ibm p annu	Chestic Chesti	Sinod & peuř soluť Epo & Archíno   Repiš in < Elienš p annū	Penë solut vicar ibm p annu	Stipend duoz peurat dee reorie viz p singulis xxvjs. viijd. in toto p annu-	Et rem clare p annu
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js.  Ja.  Ja.	xxxiiji. xvijs. iiijd. annu - cvjs. viijd.	<ul> <li>xix<sup>li</sup>. x<sup>s</sup>. cum x<sup>s</sup>. de pcio uni<sup>9</sup> apr. Inde in</li> <li>xiij<sup>s</sup>. iiij<sup>d</sup>.</li> </ul>	xviij <sup>ii</sup> . xvj <sup>s</sup> . viij <sup>d</sup> .  - lxxvj <sup>s</sup> . cum vj <sup>s</sup> . de $\beta$ č uni <sup>2</sup> apri.	xx xiij³. iiij <sup>d</sup>	e.af - S Inde in - vjs. viijd vjs. viijd xxxiiji.
$h^{a}$ m ${}^{t}$ Arryngton ${}^{p}$ $h^{a}$ m ${}^{t}$ Arryngton ${}^{p}$ $h^{a}$ $h^$	lare p annū xxxii Quodam annual reddif ret' de vicecomif pd p annū	om p annu m m p annu m	lare p annū xvi Firma rčorie de Pavenham p annū -	Quodam annual reddif ret de vicecomit pd p annu - Feod [solut] eidm vicecomit p solut redd pd p annu lare p annu	Quodam annuo reddit ret de Rico Willams mite at Cromewell exeuñ de [nup] mon'io pd p annu Regardo dat m'o Bedyll p soluc redd pd p annu clare p annu
Vaf in - Firma rčoriaž de Bottes  Annuař reddiř sive xa I  Repiš in annů  Deñijs soluř Epo Elienš  de Bottesham p annů	Et rem cl Valet in -	$\left\{ \begin{array}{cccc} Vaf \ in & - & Firma \ r\~corie \ i \ 5m \ p \ ann \ u \\ Rep^{i \ S} \ in & - & Pen\~c \ vicarij \ i \ 5m \ p \ ann \ u \end{array} \right.$	Et rem c Vaf in	Vaf in - Rep <sup>i</sup> š in - Et rem̃ cl	Vaf in Rep <sup>i</sup> š in - Et rem̃
Bottesh <sup>a</sup> m Arryngtő	Viceč Cant	Felfish <sup>a</sup> m	$\left\{ \mathrm{Pavenh^{a}m}\text{ -}\right.$	Viceco Bedd	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
			Bedd		Hunt

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- xij <sup>ii</sup> .	- xlij". xj². Inde in xx².	- xlj <sup>i</sup> . xj <sup>s</sup> .			Et sic suma expens excedit sumā revencoñ p xlix <sup>li</sup> . xvj <sup>s</sup> . iiij <sup>d</sup> .
the Grendo - Vaf in - Firma reorie ibm p annu	Scarbrugh { Vaf in - Feod firms ville de Scarburgh p annū - Scarbrugh } - Scarbrugh } Scarbrugh }	Et rem clare p annu	Smª tots 3um possess de Aule repis non deduct p } cexxxiijii. xs.	Smª cum repig pd p annu xixii. ixº. ixª.	Smª tots oum possess de Aule repis inde deduct p cexiiiji. iijd.
North -	Eboz				

Memog<sup>d</sup>' q̃d advocač t<sup>a</sup>m rčoric de Fawkenh<sup>a</sup>m q<sup>a</sup>m vicař de Chesterton Botsam Arryngton Felmersh<sup>a</sup>m t Greneden Pdict spect ad dēm Collegiū. Per me Mattheum Parker.

Per me Joanne Redmayn. Per me Gulielmu Mey. Status sive declaraco pporcon dei Collegij ordinat t assignat p fundator t benefact ejusdm qam cum t singlaz possessionu tam spualiu qam tempaliu deo Collegio ptinen t spectan accept fact t delibat p Matheu Parker Johem Redman sacre theolog pfess & Willmu Mey legu doctorem commiss Dni B adhoc assignat mens Februarij anno regni Dni Henr viijvi Dei gra Anglie Frauncie & Hibnie R Fidei Defens put inferius conr.

xlvli. xvs. - vjii. xiijs. iiijd. Xvli. vjs. Stipend cois & libatur & videlt p quolt } iii]". xiijs. xli. xiijs. T in terra ecetie Anglicane T Hibnice Submi Capit XXXvijmo. Stipend cois 4 libatur & p annu Stipend unius socij dict 7 socioz non psbiti p onu dči Colf p annu - J Stipend cois & libatura Feod rec oum possessievjs. viijd. in toto -\_ duoz [diet] socioz psbitoz singlis p ann xliijs. in toto p annū Stipend pmi p ixs. Cois f p annu - xls. annū Tres socios Tres dis-- Unu mřm ciput heñ hent hent nup Norwič ac iij. discpus pim9 fundat dei esse infra dem Colt unu mrm t xx. soc Bateman consituit Willms Collegij Collegiu sive Aula Sce Trinitat infra Univsif Cant.

	1125
	xiij", xviijs.
i i i	x <sup>ii</sup> . xiij <sup>a</sup> .  x <sup>ii</sup> . xiij <sup>a</sup> .  xliij <sup>a</sup> .  xxj <sup>a</sup> . x <sup>a</sup> .
Stipend coci p   xxxj².   xxj². viijď. Cče f p annū - xl².   xxi². viijď. Stipend sub- xiij².   xviij². iiijď. Libatuř f p   v².   xviij². iiijď. Stipend pistoř p anñ - xxxiij². iiijď. Stipeň lotrič p anň - xxxiij². iiijď. Stipeň lotrič p anň - xy². Stipeň lotrič p anň - xvi². Regard dař tubicinibus   xxd².	Pecunia dat regen in die annvesar Withmi salvis. viijd.  Bateman anu.  Pictanc ejusdm - xls.  Duos socios singut hent anu cvjs. viijd. in toto
Hent p	Viž in
Servien & ministros infra dem Collegiu	Expens in exequijs  Magist Dallyng un fundat dei
ciput ex fundaë qifm morit praf reliquit ex fund f nisi p mro t iij. soë t iij. disciput p quog sustentaë ordinavit	
[Sic.]	Pporcio sive onus dei Collegij ordinat te būfactor ejusdm

		( 109 )					
cxxix <sup>li</sup> . xvj <sup>3</sup> .							
vj <sup>li</sup> . xxij <sup>d</sup> .	vj <sup>li</sup> . vj <sup>s</sup> . viij <sup>d</sup> .	xxj <sup>li</sup> , xiiij <sup>3</sup> . xlix <sup>3</sup> , viij <sup>4</sup> ,					
cvj <sup>s</sup> . viij <sup>d</sup> .  xv <sup>s</sup> . ij <sup>d</sup> .	evjs. viijd.  xs.	x <sup>li</sup> , xiij <sup>s</sup> , iiij <sup>d</sup> , iiij <sup>li</sup> , xiij <sup>s</sup> , iiij <sup>li</sup> , vj <sup>s</sup> , iiij <sup>li</sup> , vj <sup>s</sup> , iii in vsañ f p					
Unu sociu psbitr hent p exibic f p cvjs. viijd.  annu  Expen in exequijs anti' celebrañ in die xvs. ijd.	dff pcele- vardi pannus celebrand in	Duos socios psbit hent p stipend f viz aiijs.  quott cvjs. viijd. p annū iiijd.  Unū sociū non psbit hent p stipendio iiijii. xiijs.  suo p annū iiijd.  Duos discipul viz p quoft xliijs. p iiijii. vjs.  annū					
Unu sociu psbitr hent p exibic f p annu	Unu sociu kent p stipend f t p celebrac in ecctia Sci Edwardi p annu.  Expen in exequijs anti celebrand in die annvsar	Duos socios psbit hent p stipend f viz quoft cvjs. viijd. p annū					
Unu sociu annu Expeñ in ez anñ?ṣarij	Unu sociu her brač in ecct Expeñ in exe	V v					
Ordinavit	Ordinavit	Ordinavit -					
Doctor Huke	Magister Goodknapp	DoctorNyck nup Norwič Epus Spicer Spicer Magister Magister Purgolde					
Alij fund the bhractor dei Collegij took ordinat ut p5 sepat inde ostens							
cum expeñ ordinañ L exªor- dinañ	V1Z						

xliijli. xijli. Repaccibus oum possessionu dei Collegij coibus ton Birnyngham Stalam Cowliche & Kymberley Eleemos distribut paupibus poch de Daulyng Bris-Expens exordinar coibus annis p injunction Dni R p annu Videft in fundač speč dict Collegij ex consucexaordinar tuđ usiť L ordinař t aliquibus Expens nō in

Ma' ąd desunt tres socij & unus discipulus ex pdičis fundač ppter absenciam Epi Winton m' ejusdem Collegij & ppter expens muroz in Pdco Collegio fact hoc anno.

Sequnt omes & singul possession tam spual qam tempal dat & concess do Collegio p fundator & benefact ejusdm in consideracone pmiss put inferius conr.

xxixli. viijs. viijd. Reddif 4 firm divis terr tent mes | xxiiij". viije. Annua penc excunt de ecctia pdict } xlvj\*. viijd. Cera pane & vino olco crismiaf ac in sacell ejusdm . ollegij expend p shopař t gardinoz ibm p annu Firm reorie Sei Edwardi p annu sacerdof Svient ibm p annu

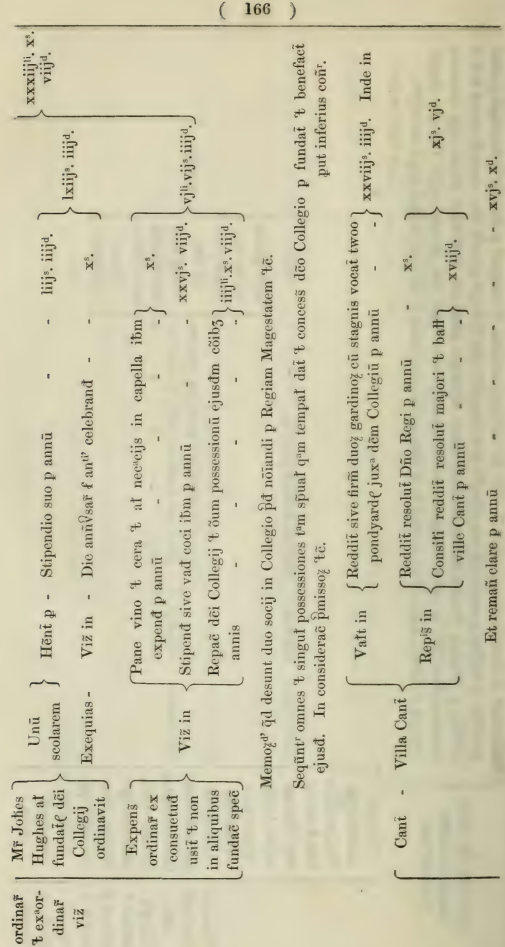
$\begin{cases} c_{\mathbf{d}} \\ r_{\mathbf{i}\mathbf{j}\mathbf{d}} \end{cases}$ $\mathbf{cxjs. vijd.}$ $\mathbf{xxiii}^{\mathbf{ii}} \mathbf{xvijs. id.}$	vj.i.	vj <sup>li</sup> . xix <sup>s</sup> . viij <sup>d</sup> . Inde in x <sup>s</sup> .	xxxij <sup>ii</sup> . iiij <sup>s</sup> . Inde in xiij <sup>s</sup> . iiij <sup>d</sup> .
vj <sup>s</sup> . iiijj	vili, xiis.	$\begin{cases} v_{j^s. \text{ viij d.}} \\ x_{ijd.} \\ - \\ - \\ v_{j^{li}. \text{ ixs. viij d.}} \end{cases}$	$ \begin{array}{c} - xxx^{j_{1}}.x^{s_{1}}.x^{j_{1}}d. \\ - xxv^{j_{2}}.viij^{d_{1}}. \\ - v^{j_{3}}.viij^{d_{1}}. \\ xxx^{j_{1}}.x^{s_{1}}.viij^{d_{1}}. \end{array} $
Repiš in de rēoria paict viz Epo Elien xxa.  † Archio Elien iiijs. viija. in toto p annu	Valt in - Reddif & firm ibm p annu - CReddif & firm ibm p annu -	Vaft in { Vendiē boseoz ibm cõibus annis Pquis cur ibm cõibus annis - Repis in - Feod batti ibm p annu - Et remañ clare p annu	Vaft in { Vendič bosč ibm cõibus annis   Pquiš cuř ibm cõibus annis   Pquiš cuř ibm cõibus annis   Repiš in - Feod Willmi Coke senli ibm p annū   Et remañ clare p annū
	Terr voe Crowich- mans in Triplowe	Conyngtő & Conyngtó	Quebury Mytforde & Turkes
Cant		Hunî	Hertff

ling eū {     Repriš in { Norwič p annū xijs. }     Reddiť resoluť m¹º Paston p annū - xijs. }	Rõoria de Stalh <sup>a</sup> m    Repris in    Repris i	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Rčoria de Srynigh <sup>a</sup> m (Rep <sup>i</sup> š in - Firm dict rector p annu iiij <sup>a</sup> . Xiij <sup>a</sup> . Inde in Brynigh <sup>a</sup> m (Rep <sup>i</sup> š in - Annuali penč solut Epo Norwič p annu xiij <sup>a</sup> . Et remañ clare p annu iiij <sup>a</sup> .
	∞ <u>∞</u>	Norff & BG	B. B.

× x <sup>li</sup> , xviij <sup>s</sup> , iiij <sup>d</sup> . Inde in	xxiijs. iiijd.	viji, vs.			Et sic sūma expens excedit sūmam revenc þa p annu xxºi. xiiij³.
Iiijs, iiijd.  vs.  viiji.	Epo Norwië	1	1,		Et sic sūma revenc pd
Terr voc Valt in Vendic bosci ibm p annu Laughams Firm reorie ibm p annu	ley cum Rep <sup>i</sup> s in Annuali pencoñ exeunt de reoria pdict Epo Norwië reoria ibm Everia ibm exes. The vicario ibm liijs. iiijd. Pannu	Et rem clare p annu	$S\tilde{m}^a$ tolis õum posses $\tilde{s}$ dõi Collegij repri $\tilde{s}$ non dedue $\tilde{t}$ $\Big\}$ $ext^{\mu}$ . xiiijs. $p$ ann $\tilde{u}$	Sma tolis oum repis pdiet p annu - xxjii. xijs.	S S ma tolis öum possessionu dēi Collegij repriš inde $\left.\right\}_{\rm exix^{li}}$ ijs. deduc ữ p annu

Memogd' that thadvoson of the vicarage of Woodedallyng Stalham & of the psonage of Swanyngton beforsaid Per me Mattheum Parker. P me Joannem Redmayn. Per me Gulielmu Mey. ben in the gift of the said College.

qam őum t singlaz possessionű tam spualiű qam tempaliű dőo Collegio ptineñ sive spectañ accept fact t Status sive declaracio tam pporcois & ofis dei Collegij ordinat & assignat p fundate & benefact ejuschm commissiodios Dñi R, adhoc assignat mens Februarij anno regni Dňi Henrici viijvi Dei gra Anglie delibat p Matheu Parker Johem Redman sacre theologic plessores & Willmu Maye legu doctorem put inferius conr. Fraunč & Hibnie Regis Fidei Defenš & in terra ecelie Anglicane & Hibnice Sufimi Capit xxxvij<sup>mo</sup>. xxiiijli. xvj". plures estsufficient revencoibus socios non hent p eo Colleg non qd dem dotatum adhuc Pdiet viž quott eog iiiji. p annu in Stipend & cois iiijor' sociog ex numero Hent p - Stipend t cois f p annu Hent p Octo socios Unu mrm inde ostens dat iijtio die Apilis anno xxxiiitio Walden miles Dñs Awdeley nup dñs canp5 fundacoem R nunc Hencellar Anglie rici viijvi qui Awdeley de Collegij ut pimus fundator dči ordinavit Thomas ut sequitr Collegium Bře Marie videlt Magdalene infra Univsit Cant. assignat p sive onus ordinať t fundat T Pporcio. ejusd cū Collegij bñfact expen



xx <sup>li</sup> .	lvj³, ijª.	$\mathbf{V}_{\bullet}^{\mathrm{S}}$	XX <sup>li</sup> ,	Et sic sūma revenē pa excedit summam expens p x <sup>ii</sup> , vij <sup>s</sup> . iiij <sup>d</sup> . Per me Mattheum Parker. Per me Joannem Redmayn. Per me Gulielmū Mey.
exeunt de mahijs	m p annü	1	$\left\{ egin{array}{ll} yne \ -\ \end{array}  ight\} &  ext{xj}^{\text{li}}. \end{array}  ight\} \  ext{the} \left\{ egin{array}{ll} ix^{ ext{li}}. \end{array}  ight\}$	
Quadam annuali reddif annuatī exeunf de mafijs pdēis.p annū	Reddif 4 firm divš mess 4 tent ibm p annū	Reddif & firm ibm p annu	Firm reorie ibm vocat Seynt Katyne  Cristchurche p annu  Firm unius gardî exa Algate voc the  Great Garden of Cristchurche p annu	1
t in {	Vaft in - Reddif & fi	Valt in Reddif 4 fin	Valt in Firm record  Cristchur Firm unius Great Gan	Collegij repriš non deduuct p annu
C S			·	
Mañia de Purley Snorham † Sayers Hugon Denys armiger ptiñ	Clynock Boddel-giffart &	Villa de Llangad-waff	Civitas Londoñ	Sm̃a to" õum possessionu dõi Sm̃a to" õum repiš þd p annu tot <sup>lis</sup> õum possession dõi
Essex	Carř	Anglesey	Midđ	Sma to Sma to
Com				[Sie.]

Dñi nunc Henrici viijvi viijvi Dei gra Anglic Frauncie & Hibnic R Fidei Defensoris & in terra ecclic oum & singulaz possessionū tam spuat qam tempat dat & concess Collegio pd p pfate fundate & bnífacte cjusem accept fact t delibat p Matheum Parker Johem Redman sacre theolog pfessor T Withn Mey legum doctorem commissionar Dni R adhoc assignar mens Februarij anno regni -Status sive declaraco tam proporconis sive offis dei Collegij ordinat p fundate t bnfacte ejusdem qam put inferius con. Xviijii. iiijs. cxvjli. xvijs. ultra hortū T pomiu T claus ultra pontem ad duo pva & Zonba sustent xiij". vjs. XVII. vjs. ciiijs. XX8. Coe sive convict suo p ebdomad ijs. in toto Stipend iiijor dčog sociog viž p quolibt Stipend xxiiiju' resid deoz socioz viž p quolibt xiijs. iiijd. in toto lxvjs. viijd. in toto p Libatura sua p annu Stipend suo p annu Anglican & Hibnice Supmi Capitis xxxvijmo. p annū p annu Hent p Hent p · Unu mřm xxvij Socios Collegiu Sči Johnis Evangeliste infra 4 Univertem Cantabridgie. Villam

xl <sup>li</sup> , xix <sup>s</sup> .	xvj <sup>li</sup> , v <sup>s</sup> .
lxx <sup>li</sup> , iiij <sup>s</sup> .  xviij <sup>li</sup> , in	xxvj <sup>s</sup> . viij <sup>d</sup> . xiij <sup>s</sup> . iiij <sup>d</sup> . vijii. xj <sup>s</sup> . viij <sup>d</sup> . xxvj <sup>s</sup> . viij <sup>d</sup> .
Cõis dõoz socioz viž p quolibt lijs. in toto p annu  Libatuř suis viž p quolibt xvjs. iiijd. in toto xviiji.  p annu Cõis suis viž p quolibt xxxs. iiijd. in toto p annu	Vad mancipij p annū - xxvj². viijd.  Vad phrcipal coqui p annū  Vad subcoci p annū - xiij². iiijd.  Cõis dõog manõ coci subcoci t duog famut mri viž p quolibt xxxs².  iiijd. in toto p annū -  Vad barbitonš p annū -  Xxvj². viijd.  Vad lotrice p annū cū xiij². iiijd. sibi concesš ex consensu mri t sociog  Sociog
Hent p	Viž p
xxvij <sup>tem</sup> disciput }	Serveñ t ministř infra dčm Collegiū hent
	Earet Comitissa Richemoundie T Derbie T mater Regis Hen- rici vij <sup>mi</sup> pima fundat dõi Collegij cujus pium

eclxiiiju. iiij <sup>s</sup> . viij <sup>d</sup> .	
xj <sup>ii</sup> . xiij <sup>s</sup> . iiij <sup>4</sup> .	xvij <sup>li</sup> . iiij <sup>s</sup> . viij <sup>d</sup> .
Stipend psidi ibm p stipend señ thesaur p stipend señ thesaur p stipend juñ thes p annu xls.  Stipend sacriste p annu xls.  Stipend señ decañ ibm xxvjs. viijd.  P annu	{Labore & diligence & viz & quolibt } xvijii. iiijs.    xxxjs. iiijd. in toto p annu
$\widetilde{t} \longrightarrow V_{i\widetilde{Z}}  \widetilde{\varphi}$	ite}
Officiar infra dem Coll frent	Concionate kent
ut pfectum t optatum t optatum effect con- sequeretur illus- trissimus princeps Rex Hen- ricus viijus statuta quedam t salubres ordinacones	que statuta juxa pias volut dõe fundatric t aliog beneff ordinavit

xxij <sup>s</sup> . xiij <sup>s</sup> .		ix <sup>li</sup> , vj <sup>s</sup> . viij <sup>d</sup> .	xj <sup>li</sup> , xvj <sup>d</sup> ,
	$\left\{\begin{array}{l} { m ge}^{-} \\ { m g}^{\rm g} \end{array}\right\}  { m cvj}^{\rm s}. { m viij}^{ m d}.$	$\begin{cases} p \\ -2 \end{cases} xl^{3}.$ $\begin{cases} sa\tilde{t} \\ re\tilde{t} \end{cases} xxvj^{3}. viij^{d}.$	½ P xiijs. iiijd. ]  pCoffviž hocmodo liiijor socijs cuilibt disĉ cuilibt eog stribuend paupib5
Stipend ijor sublect viž p quolibt cog xls. in toto p annu	Feod Johnis Smyth geral red dei Collegij pam	audif dei Collegij p annu	Feod custod librog p xiijs, iiijd.  annu  Exequijs fundate hujo Coff viž hoc modo  mro vjs. viijd. t xliiijor socijs cuilibt  iijs. iiijd. t Ixiiij disc cuilibt eog  xijd. t in defijs distribuend paupibo  iiijs, in toto
Henf p St St St St St		Viž p	Fee Ex Viz in
Lectores T exālaîte		Officiař fog <sup>a</sup> ptineň dčo coff hent	Annual

Drdinavit   Ordinavit   Ordi	xxxiij <sup>li</sup> .	xiiij". xviijs.	exviijs.	xiji, iiijs. viijd.
Ordinavit ordinavit ordinavit	xxiiji. xiiijs. viijd. vji. xvjd. lxxviijs.	xj <sup>li</sup> . xvij <sup>s</sup> .  iiij <sup>d</sup> .  lx <sup>s</sup> . viij <sup>d</sup> .	iiijd. p coïs }	ix <sup>li</sup> , iiij <sup>s</sup> .  lx <sup>s</sup> , viij <sup>d</sup> .
Ordinavit Ordinavit Ordinavit	^ ^	of recepit \$\psi\$  of lijs. \$\Psi\$  to p annu  bt recepit \$\psi\$  iiijd. in toto	tipend suo liijs. . in toto p anni	d. p ese lijs. d. in toto p   bt recepit p  iijd. in toto -
Ordinavit Ordinavit Ordinavit	quoz quilibt rollis. fiijs. fiijs. in tot scipulos quoz quis xxxs. iiijs.	os quog quilib liijs. iiija. p c iijs. iiija. in tot put quog quili p annū xxxs.	qui recepit p s libat xiijs. iiijd.	suo xxvjs. viij suo xxvjs. viij atuř xiijs. iiij - ouř quoz quilil p annū xxxs. i
	mijor socios pend suc libatuř x Quatuor dis p coïs s annū Exequias a	Duos socio stipend libatuř x Duos disci) coñs suis	· ·	Duos socio stipend s  t p lib annu  Duos discir
so ford la sbie ford free ford free free free free free free free fr	> Ordinavit	Ordinavit	Ordinavit	> Ordinavit
Archî Archî Beres Ann Rokes Keyt sacř th	$egin{array}{c} \operatorname{Hugo} \\ \operatorname{Assheton} \\ \operatorname{Arch\"{n}us} \\ \operatorname{Ebo}_{\clim{2pt}} \end{array}$	Jacobus Beresford	Anna Rokesbie	Johnes Keyton sacr theor

	ρανίβι, χίχε.				
xxx <sup>li</sup> , xiijs. iiij <sup>d</sup> .	lxxviijs. viijd.	vj <sup>li</sup> . xix <sup>s</sup> . iiij <sup>d</sup> .	lxxviijs. viijd.	lxxviijs. viijd.	
Duos socios quog quilibt recepit p  stipend suo xiijs. iiijd. p coīs lijs. p libatur sua p annu xiijs. iiijd. iiijd.  toto  Coto disciput quog quilibt recepit p  cõie sua xxxs. iiijd. t p stipend  xxvjs. viijd. in toto p an  Coto disciput quog quilibt recepit p	Unu sociu qui recipit p stipend suo xiijs. iiijd. p coñs f lijs. p libatur xiijs. iiijd. in toto p annu	Unū sociū qui recipt p stipend suo lxxviijs.  xiijs. iiijd. p coīs lijs. p libat xiijs.  iiijd. in toto p annū  Duos disciput quoz quilibt recepit p lxs. viijd.  coīs f xxxis. iiijd. in toto p annū	{ Unu sociu qui recipit p stiped suo xiijs. iiijd. p coîs } { lijs. p libatur sua xiijs. iiijd. in toto p annu }	{ Unu sociu qui recipit p stipend suo xiijs. iiijd. p cõe } lijs. p libatur xiijs. iiijd. in toto p annu}	
Ordinavit	Ordinavit	Ordinavit	Ordinavit	Ordinavit	
Rogerus Lupton decř docř	Johes Balye	$\left\{ \begin{array}{c} \text{Willims Fell} \\ \text{nup} \\ \text{Archins} \\ \text{Nott} \end{array} \right\}$	Robtus Sympson	$\left\{ \begin{array}{c} \text{Robtus} \\ \text{Hallatre-} \\ \text{holme} \end{array} \right\}$	

cix <sup>s</sup> .	cixs.	xij <sup>n</sup> .	cvj <sup>s</sup> . viij <sup>d</sup> .
Ixxviij <sup>8</sup> . viij <sup>d</sup> . xxx <sup>8</sup> . iiij <sup>d</sup> .	lxxviijs. viija.	xxxs. iiijd. ] cujus lector }	distribuend
Ună sociă qui recipit p stipend suo xiijs. iiijd. p côc lijs. p libatura f xiijs. iiijd. in toto p annă Cună disciput qui recipit p côc suo ibm p annă	eligetr qam  † Johnes eog vixerit  tr recipit p xiijs. iiijd. p	Unu discipul qui recipit p cõe suo xxx <sup>s</sup> . iiij <sup>d</sup> .  p ãm  Lecturam in medicinis in hoc Collegio cujus lector  recipit p stipend suo p annu	Quandam annualem exhibičonem eqaf5 distribuend duob5 socijs Collegij viž cuilibt eog liijs iiija in toto p annū
nũ sociũ qui recipit p stipend suo xiijs. iiijd. p cốc lijs. p libatura f xiijs. iiijd. in toto p annū nū disciput qui recipit p cốc suo ibm p annū	din vixerunt Laurenë & Johnes Aynesworth aut alter eog vixerit ille vero qui nuc eligitr recipit p stipend p stipend suo xiij <sup>8</sup> . iiij <sup>d</sup> . p coïs lij <sup>8</sup> . p libatur xiij <sup>8</sup> . iiij <sup>d</sup> . in toto	nu discipul qui recipit p c p am ceturam in medicinis in hoc recipit p stipend suo p annu	nualem exhib is Collegij viî ī
-Unū sociū qui recipit p stipend suo xiij*. iiijd. p cõe lij*. p libatura f xiij*. iiijd. in toto p annū	Duos socios quog alter non eligetr qam diu vixerunt Laurenc & Johnes Aynesworth aut alter eog vixerit ille vero qui nue eligitr recipit p stipend p stipend suo xiijs. iiija. p coñs lijs. p libatur xiijs. iiija. p annu	Unu discipu p am Lecturam in recipit p st	Quandam anna duob5 socijs toto p annū
Ordinavit	Ordinavit <	Ordinavit {	Ordinavit {
Thomas Thymbleby legum doct	Edward Gregson	Thomas Lynacre in medicinis doctor	$\left.\begin{array}{c} \text{Thomas} \\ \text{Thomson} \\ \text{sacre theof} \\ \\ \\ \\ \end{array}\right\}$

Quatuor disciput quoz quilibt recipit p cõe f xxxs. yii. xvjd.	Duos discipul quoz quilibt recipit $\mathfrak{p}$   $\mathbf{Ix}^s$ . $\mathbf{viij}^d$ . Coñs suis $\mathbf{xxx}^s$ . $\mathbf{iiij}^d$ . in toto $\mathfrak{p}$ $\mathbf{a^m}$ -   $\mathbf{Annuales}$ obitus $\mathbf{ant^{tim}}$ celebrand in die   $\mathbf{xx}^s$ .	Duos discipulos quoz quilibt recipt p commĩs suis p lxs. viijd.	Quatuor discipulos quoz quilibt recipt p coñs f vju. xvjd.	Quinq, disciput quoz quilibt recipt p viji. xjs.  coîs suis xxxs. iiijd. in toto p annū viijd.  ixvem pauperes scolares qui novem sisatores Johnis Dolman vulgo appellantr quoz quilibt recipit in ptem sustentac f p ebdomad iijd. Thent hij inf se fragmēt relict f in menš socioz p annū
Quatuor disciput que iiijd. in toto p am	Duos discipul quo coñs suis xxxs. ii Annuales obitus an anñvsañ p annū	Duos discipu	Quatuor dis	Chuing, disciput coîs suis xxx° ixvem pauperes sisatores John pellant quog constentac f phi int se fragint sociog pannu
} Ordinavit {	ordinavit <	Ordinavit	} Ordinavit	Ordinavit
Cardinal	Robtus Ducket	Johnes Replyng- ham sacre theof pfessor	Marmaduč Constable miles	Johes Dolman sacre theof pfessor

lxvj <sup>s</sup> . viij <sup>d</sup> .  [x <sup>ii</sup> . postq <sup>a</sup> m auī isti qui	hie recipiut ant obierint mortem Coff tenetr distribuere quotānis duodecē libras int eos socios qui unam tm maream pr viet t vestem recipiūt	vj <sup>u</sup> . xiij <sup>s</sup> .
Exequias annuatim celebrand in die annvsar p annu	Annuitate sive penë Edwardi White sibi concess p fras pateñ p finino vite sue p annu	Penč Laurenč & Johnis Aynesworth sibi conč p finino vite sue & eujuslibt cog diucius viven post quog morf sustentabit unus socius in hoc Collegio juxa fundačonem m̃ri Gregson ut p3 antea inf af benefact p annu
Ordinavit	Viž in	Viž in
Doctor Shirton	Annuit sive penč concess exadem Collegiu p tras pateñ p	Penco concess p magistrum Gregson quousq, tc

		$\left\{ \begin{array}{c} \text{cxlvj}^{\text{li}}.\text{xiijs.} \\ \text{iiij}^{\text{d}}. \end{array} \right\}$		
xx <sup>li</sup> .	xl³. iiij <sup>ii</sup> .	iiij <sup>ii</sup> . Ix <sup>ii</sup> .	xiiijii. vj <sup>s</sup> . viij <sup>d</sup> .	xiijii, vjs. viij <sup>d</sup> .
Sisacone dci Collegij viz refeccoibze extraneoru tenenc t ballivoz Collegij t in tempe genal compus in expens auditor t rec t suoz svienc necno ex quadam suma iijs. iiijd. pebdomad que ebdomadatim dividitr socijs in relevacone suoz detrimentę	Expens in refectionib3 in utrog, fest S. Johnis ad augm vict sociot solvit Collegiu xxs. in toto p annu	Empč t repač utensiliū cõib5 annis -  Repačonib5 õum possessionū dõi Col-   legij cõib5 annis	Expens p causis t contavorse t sect in lege p tris t negocijs Collegij pd cõib pannis	Expens m'n equitanč Londini in ter- mino p sect Collegij t alijs tem- pib5 ad obsvač cur ad mañia Col- legij cõib5 annis
		Viž in		
		$\left\{\begin{array}{c} \operatorname{Expeñ} \\ \operatorname{ordina\tilde{r}} \ \mathfrak{T} \\ \operatorname{ex}^{\operatorname{a}} \operatorname{ordina\tilde{r}} \end{array}\right\}$		

Expens thes aliotes equitan in negocijs

Collegij ad supvisionem tentog tepač faciend teaus consitibes coibes

annis

Expens exaordinar coibes annis

x<sup>ii</sup>.

Memoga" qd desunt quatuor socij sed mox eligend 4c.

Sequnt omes & singul possession tam spual qam tempaliu dat & concess deo Collegio p fundate & bnefucte put inferius con. ejusdm in consideracon pmissoz.

f Reddif & firm divš terf & tent ibm p annu cu xviija. \ lvj". ijs. 4 iij gran pipis. ciiijs. xd. Inde in Inde in ijs. vd. liiijii. xs. xd. T iij gran pipš. Resoluc reddit exeunt de plaiet terr videlt decano to f Reddif resolut Collegio Regali xxiijd. T Aule See Regi jure nup monastij de Barnewell vj<sup>a</sup>. viij<sup>d</sup>. p capitlo Elien vjs. ixd. Collegio budict xxd. Dno hagabulo ixs. jd. gardiañ Eccfic Trinitatis ijs. de þe triu . . . . t iij gran pipis mro Smythe vs. in toto p annu Kaline vjd. in toto p annu Vaft in - Reddif & firm ibm p annu Et remañ clare p annu Vaft in Repig in t Newnham Ville Cant

- cijs. vd.

Et remañ clare p annu

lxxiij <sup>s</sup> . iiij <sup>d</sup> . Inde in xj <sup>s</sup> . ob.	lxij <sup>s</sup> . iij <sup>d</sup> . ob xiij <sup>s</sup> . ix <sup>d</sup> . ob. Inde in - vj <sup>d</sup> .	xiijs. iij <sup>d</sup> . ob. - lj <sup>s</sup> . Inde in	iijs. xlviijs.	liijs, iiijd. Inde in viijs.	- $x l v^s$ , $n l j^a$ .  - $l i l j^s$ , $i i l j^a$ , $l l d e i n$ - $d l l l l l l l l l l l l l l l l l l $
Reddif # firm ibm p annu   Reddif resolut Dno Scrupe vjs. ob # mro Ebryngton     iure mon de Dennye vs. p annu	ibm p annū lieñ p annū	ibm p annū	Reddif resoluf mro Braken p annu clare p annu	·m̃ ibm p annū	rm̃ ibm p annū
Cotenham { Valt in - Red Red Red Red	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Et remai	2 🚍	Barwey { Vaft in - Rede	$\left\{ \begin{array}{c} \text{Et vaft clare p ann $\tilde{u}$} \\ \text{Vaft in - Reddif $\mathfrak{t}$ firm} \\ \text{Rebis in } \left\{ \begin{array}{c} \text{Redd resolut} \\ \text{Mordaunt v} \end{array} \right. \\ \text{Et reman clare p ann $\tilde{u}$} \end{array} \right.$

iiij <sup>ii</sup> . Inde in xvj <sup>d</sup> .	viijs. viijd.  - xls. Inde in - xxjs. xd. xviijs. iid.	vs. Inde in iijs. ja. xxiija.	xl³. Inde in v³.	- xxxvs xs. Inde in - ijd. ob ixs. ixd. ob.
Melreth { Valt in - Reddif & firm ibm p annu Reddif resoluf Laurenč Taylor milif xijd, & mro de } Rep <sup>i</sup> § in { Ravoye iiijd, in toto p annu }	Et remañ clare p annū lxxviijs. viijd.  Miltoñ { Vaft in - Reddif f firm ibm p annū x	Heston { Vaît in - Reddif & firm ibm p annu Reddif resoluf Thome Eliote milif p annu - Et reman clare p annu	Weston { Valt in - Reddif et firm ibm p annu Repis in { Reddif resoluf p libat faldagij pdēo Thome Elyot }	Et vaft clare p annū
				; <u>+</u>

Ixvjs. viijd.	xvj <sup>d</sup> .	lxvs, iiijd,	× ×	Xij <sup>d</sup> .	iiijs,	x <sup>li</sup> . Inde in	xxxiiij <sup>s</sup> . xj <sup>d</sup> .	viijii. vs. jd.	x <sup>li</sup> , xiij <sup>s</sup> , iiij <sup>d</sup> . xxxiij <sup>s</sup> , iij <sup>d</sup> . ix <sup>li</sup> , j <sup>d</sup> .
Rahram & Vaft in - Reddif & firm ibm p annu	Repig in - Resoluc reddus mro Chapman p annu	Et val clare p annu Ixv <sup>s</sup>	Westwik- C Vaft in - Reddu & firm ibm p annu	ham ( Repig in - Reddif resolut Withmo Gallarde p annu	Et rem clare p annu	C Valt in - Reddif & firm ibm p annu	Steple  Moreden  Reddif resoluf mro Sewester p terr vocaf Beestons  vjs. viijd. p cerf terr vocaf Malverus xijd. p  Northebrokefeld iiijd. ob mro de Chyneys iiijd ob.  de Wymonley xjs. mro Ruddeston jure uxof f  vs. t mro Sewster p ij clauš vocaf Cookę viijd.  in toto p annu	Et remañ clare p annu viijii.	
Ral	Š		West	ų			Sto		Tri

xviij <sup>u</sup> . Inde in vj <sup>s</sup> . viij <sup>d</sup> . iiij <sup>d</sup> .	xxij <sup>li</sup> . xviij <sup>s</sup> .	vj <sup>li</sup> . vij <sup>s</sup> . x <sup>d</sup> . ob.	1, ob.	xviijs.	v <sup>s</sup> , vj <sup>d</sup> ,	ijs. viijd.	xvj <sup>d</sup> .
xvij <sup>0</sup> . xiij <sup>3</sup> . iiij <sup>0</sup> .	$xviij^s$ .	e pd viž e xviija. sinodat ant' ijs. domū f	xvj <sup>li</sup> . x <sup>8</sup> . j <sup>d</sup> . ob.				1
	~	terř t rčori ye Farthyng p pcuračoň t iř in eleemoš oraň ibm př		,	1		,
ft in - Reddif & firm ibm p annu - o's in - Feod mri Rudston sen'i ibm p annu Et rem clare p annu	Firm unius tenti ibm p annu Firm reorie ibm p annu cu xxs. de pe ij aprog	Reddif resoluf & offa exeunt de terr & reorie pd viz decan & capitlo Elien & Elye Farthynge xviijd.  ob & sect cur vjd. Epo Elien & peuracon & sinodal ejusdm ecchie iijs. xd. distribut in eleemos anti ijs.  t stipend capellan dia celebran ibm pt domu f vji. in toto p annu	Et rem clare p annu	Firm cert terr ibm p annu	Reddit ibm p annu - Reddit t firm ibm p annu -	Reddif ibm p annū	Reddif 4 firm ibm p annu
Vaft in - Rep <sup>i</sup> s in - Et rem c	Vaft in	Rep <sup>i</sup> š in	Et rem	Vaft in	Vaft in -	Vaft in -	Vaft in -
Fordeh <sup>a</sup> m {		Hornngsey		$\left \begin{array}{c} \text{Tofte} \\ \text{Hardwyk} \ \mathfrak{t} \\ \text{K\~uxsto\~n} \end{array}\right\}$	Combtoñ - Burne -	Madingley	Uppap- worth

viij <sup>d</sup> .	iiijs.	xxxvjs. viijd.	iiija.	$\mathbf{x}\mathbf{x}^{\mathrm{d}}$ .	vj <sup>d</sup> .	xxiijs. iiijd.	xxvj <sup>li</sup> , iiij <sup>s</sup> . x <sup>d</sup> .	vijs, vj <sup>d</sup> ,	iiij <sup>d</sup> .	$\mathbb{X}^{\mathbb{N}}$	xxxj <sup>li</sup> . xiij <sup>s</sup> . iiij <sup>d</sup> . Indo in		unj".
Ellesley - Valt in - Reddif & firm ibm p annu	Drydraton - Valt in - Reddif di <sup>®</sup> s terř ibm p annū	Fendraton - Valt in - Reddif & firm ibm p annu	Elye - Vaît in - Firm unius peelle terre ibm p annu	Leverygton Vatt in - Firm cert terr ibm p annu	Botsam - Valt in - Reddif ibm p annu	Trūpyngtö Valt in - Reddif & firm ibm p annū	Valt in - Reddif & firm ibm p annu	Bradley   Reddif resolut Dño Regi jure Afbie de Burye xxd.   Repig in   pobitu Walki At Wight in eccfia de Bradley   iiijs. iiijd. Tâmro Brokesbye vjd. Tâ ig capoñ pê xijd.   in toto p annu	Et remañ clare p annu xxv <sup>ii</sup> . xvij <sup>s</sup> . iiij <sup>d</sup> .	Claveryng - Valt in - Reddif & firm ibm p annu	Diamoth Strin - Firm dei mañij p annu	ť Dňo Regi p annū	Et reman clare p annu XVJ". XIIJ".
								Suff					

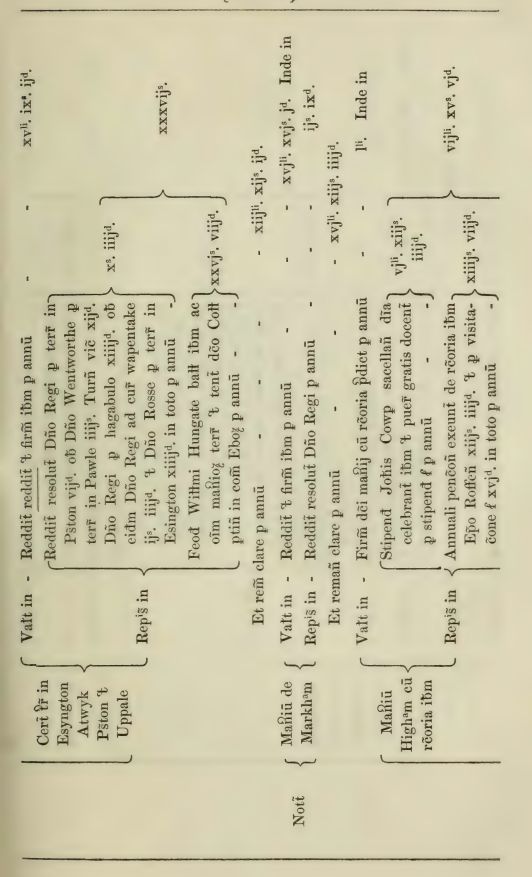
Essex   Thoryngtő   Reddi resolut Dño Regi ad manű suű   Hoe in   Ae Swamscombe in com Kanő   Thorington p annű   Et rem clare p annű   Baworthe   Repiš in   Feod ball ibm p annű   Et remañ clare p annű   Asshwell   Repiš in   Frim diß terf ibm p annű    Vatt in   Frim diß terf ibm p annű    Vatt in   Frim diß terf ibm p annű    Et remañ clare p annű    Asshwell   Repiš in   Fedd resolut Epo Westm xv. me Hawtrye ij. vj.   Et rem clare p annű     Asshwell   Repiš in   Feddi f firm dēi maßij p annű     Et rem clare p annű     Reddif f firm dēi maßij p annű     Et rem clare p annű     Reddif f firm dēi maßij p annű     Et rem clare p annű     Et rem clare p annű     Reddif f firm dēi maßij p annű     Et rem clare p annű      Et rem clare p annű     Et rem clare p annű      Et rem clare p annű      Et rem clare p annű      Et rem clare p annű       Et rem clare p annű      Et rem clare p annű	Repi§ in \ de Shrosbury iiijd. # dno de Hol- \ welburye xviijd \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
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	Hilton - Vaft in - Reddif & firm ibm p annū - viji.   Reddif resoluf exeunf de terf & tenf pdicf viz  Dno Regi p hagabulo in Hunf xijd, dno de Stanton  p terf in Hilton xiiijs, xd, ob & cidm p secf  cur iiiid	Et remañ clare p annū xxv <sup>li</sup> , xvij <sup>s</sup> . [j <sup>d</sup> .] ob.  Vaft in - Reddif & firm dči maĥij p annū - ix <sup>li</sup> , x <sup>s</sup> , xj <sup>d</sup> . Inde in	- Blunham $\left\{ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Et rem clare p annu ix <sup>ii</sup> , iij <sup>s</sup> , iij <sup>d</sup> .  - Rocland - Vaft in - Quad <sup>a</sup> m annua penc de Vicaria de Rocland p annu - xx <sup>s</sup> .
Stew Hunf			Bedd - Blu	

	xxx <sup>11</sup> . xy <sup>5</sup> . iiij <sup>d</sup> . o <b>5</b> . Inde in				x <sup>li</sup> . xij <sup>8</sup> . iij <sup>d</sup> .
xx <sup>li</sup> , iiij <sup>s</sup> . Viij <sup>d</sup> . ob.	viji. vjs.	IX.	× xiiijs. vjd.	× xvijs. ix <sup>d</sup> .	xiij³. iiijď. xxvj³. viijď. xx <sup>18</sup> .
Reddif & firm ibm p annu {	Reddif & firm ibm p annu {	Firm dée réorie p annu -	Reddit resolut maĥio de Daye xij <sup>d</sup> . maĥio de Lockelonde xij <sup>d</sup> . maĥio de Milton xij <sup>d</sup> . Dño Regi p terr in Egh <sup>a</sup> m jure Abbie de Chertsay	xjs. vjd. in toto Decaš reddiť cujusdam qui solvi debeat mañio de Bromehall p mřm Wyns-bye vjs. jd. t p Knollgrove vendit Dňo Regi xjs. viijd. in toto p annū	Feod Jokis Carlton sen <sup>ii</sup> de Bromehill } p annū Feod Olivero Louthe balt ibm p annū Augment vict curat de Sinynghill p } annū
Valt in	Vaft in	Vaft in -		Viž in	
Maßiū de Chawredge cū Membr	Bromehill -	$egin{array}{c}  ext{R\~coria}  ext{ de} \  ext{Aldesworth} \end{array}  brace$		E en is	
	1		Berk &		

$\left\{ \begin{array}{c} \text{Penē Johanne Rawlyns quond}^{a}\text{m Pri-} \\ \text{oriss de Bromehall sibi concess ad} \\ \text{fmiñ vite } f \text{ p annū} \\ \text{Et remañ clare p annū} \\ \end{array} \right\} = \frac{c^{s}}{-}$	It in - Firm reorie pdict cum capellis ibm p annu - xv <sup>ii</sup> . Inde in  Peuracoibus t sinodalibus annuati  solut Archio Oxon p ecctia de Nor- stoke x <sup>5</sup> . viij <sup>d</sup> . p ecctia de Ippesden  pis in toto p annu	$\left\{ \begin{array}{cccccccccccccccccccccccccccccccccccc$		Et rem clare p annu       -       -       -       xvij. iijd.         t in       -       -       -       ixl. iiijd.         t in       -       -       iiijs. ijd.         Et reman clare p annu       -       -       -       viijl. xvjs. ijd.
Et rema	- Vaft in -	Et rema	$\begin{array}{c} \text{Valt in} & -\\ \text{Rep}^{\mathrm{i}\tilde{\mathbf{s}}} \text{ in} \end{array} \Bigg\}$	Et rem cl Vaft in - Rep <sup>i</sup> s in - Et remañ
	Rectoř de Norstoke		Holbech	Multoñ
	Oxoñ {			Lincolñ

vj <sup>li</sup> . xiij <sup>s</sup> . iiij <sup>d</sup> . xv <sup>s</sup> . iiij <sup>d</sup> .	vij <sup>ji</sup> . **	vjii. xs.	· =	vij <sup>i</sup> . ix³. j <sup>d</sup> . Inde in xij <sup>s</sup> . vij³. j <sup>d</sup> .
$egin{array}{cccccccccccccccccccccccccccccccccccc$	e un lib pc iiija. lif p sect Comit de	vj <sup>s</sup> . viij <sup>d</sup> .		×
It in - Reddif 4 firm dei mahij p annu   Reddif resolut Dño Regi [jure] nup domus sive   Peptoř de Templebruerne p annu	Reddif & firm ibm p annu Reddif resoluf Dño Clifforde un lib pip pë ijs. & un lib cimi pë iiijd. Comif Salop iiijd. eidm comif p sect cur iiijd. & ad cur dëi Comif de	Chesterfeld iiijd in toto  Feod Thome Beliald baff ibm p annu Et remañ clare p annu	Valt in - Reddit & firm ibm p annu	It in - Reddif & firm ibin p annū
\text{Vaft in - Repi\(\text{S}\) in \text{Et rema}	Vaft in -	Et remai	Vaft in -  Vaft in -  Rep <sup>i</sup> s in  Et rem	Kenethorpe Vaft in -  ** Levyngton Repi\(\text{s}\) in \{  Et re\(\text{m}\) cl
Cramwell	Derbie - Staley		Marflete Marflete	Ebog Kenet



$\begin{array}{c} \text{vijs. vjd.} \\ - & \text{xlij^{11}. iiijs. vjd.} \\ \text{xvj^{11}. ixs.} \\ \text{iiijd.} \\ \text{viijs. viijd.} \\ \\ \text{cs.} \\ \\ \text{vijs. vjd.} \\ \\ \text{xs. jd.} \\ \end{array} \right\} \begin{array}{c} \text{xvj^{11}. xviijs. Inde in} \\ \text{xvijs. vjid.} \\ \\ \text{cxviijs. vijd.} \\ \\ \text{cxviijs. vijd.} \\ \\ \end{array}$	- xxxiij <sup>li</sup> . x <sup>9</sup> . viij <sup>d</sup> . xj <sup>8</sup> . viij <sup>d</sup> . vj <sup>9</sup> . vij <sup>li</sup> . xj <sup>8</sup> .
Reddif t firm ibm p annu {  Reddif t firm ibm p annu {  Reddif t firm ibm p annu	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Rčoria T maĥiŭ de Hedcorne	Reoria de Ospring
	Kanč <

$\left\{ \begin{array}{c} \text{vji. xiijs.} \\ \text{iiijd.} \end{array} \right\}$ $- \sum_{i} \text{xxv}^{\text{li}} \text{xixs. viijd.}$	cu cert terr $^{4}$ $\Big\}$ $x^{li}$ . $vj^{s}$ . $viij^{d}$ . Inde in	$\begin{cases} \text{dif} \\ \text{ob} \\ \text{inij}^{\text{ii}}  \text{x}^{\text{s}}  \text{vj}^{\text{d}}. \end{cases}$ $\downarrow p$	om xiiijs, iijd.	- cj³. xjd.	- xiijli, vjs. viijd.	- xxxx <sup>li</sup> , ij <sup>d</sup> , ob. Inde in	$ \frac{\mathfrak{p}}{-} \right\} \text{ vjs. iiijd.} $ $ \lim_{-} \right\} \text{xxvjs. viijd.} $ $   \text{lxxixs. viijd.} $
Stipend cujusdam sacerdotis dĩa celebran t puer docent gratis poch in vico de Ospryng p annu	$ \text{Reddif $\mathfrak{t}$ firm dõi mahij cu ptin $\mathfrak{t}$ cu cert terr $\mathfrak{t}$} \xrightarrow{\mathfrak{t}} x^{li}. \ vj^s. \ viij^d. $	Reddif resoluf Turň vič xvj <sup>d</sup> . p reddif vocať pipe silver iij <sup>s</sup> . decaň t capiflo Sči Steptii Westm xliij <sup>s</sup> . xj <sup>d</sup> . ob Dňo Regi jure Abbiaz de FeVsh <sup>s</sup> m xl <sup>s</sup> . ij <sup>d</sup> . ob t Leeds ij <sup>s</sup> . in toto p annū	Decaš reddiť divš peellaž terř ibm conbus annis	remañ clare p annu	1 - Firm dči mahij p annu	1	Reddif resoluf mro Thome Rop p vjs. iiijd. Claffeld p annu Feod Thome Saunders sen mañioz in xxvjs. viijd.
Et re	Vaft in	Mafiü de Evlonde Repiš in		Et r	Maĥiū de Downe Svaft in	Vaft in	Maßiū de Triansco  cum membr  Repis in

$\begin{array}{l} \star \text{xlvjs. viijd.} \\ - \star \text{xxvji. vjd. ob.} \\ \star \text{yght Ryder-} \end{array} \right\} \qquad \text{liijs. iiijd.} \\ \end{array}$	Sci Pauli } ijs   1js. iiijd.		(xvji, xvij*, iiijd, ob. Et sic sūma expenš excedit sūmā revenčon p lxxji, xixd. ob.
Feod Wiffmi Trytton baft o'm mashiog terr 't tent in pdo com Kanc cu vjs. viijd, in regard sibi p fras paten concess p annu	London Rep <sup>ig</sup> in Reddit resolut decañ t capitlo ecetic Sci Pauli London p annu	Sma tolis čum possession deo Collegio ptin decxxv <sup>II</sup> . xvj <sup>II</sup> . ob. repš non deduct p annu  Sma čum repš pd p annu - ilij×xviij <sup>II</sup> . ilij <sup>S</sup> .	dči Collegij rep $\mathbb{S}$ $\Big\{ dxxxvj^{ii}, xvij^{s}, iiij^{d}, ob. \Big\}$

Midd

Memoza" qd advocačon tam vicariaz de Thornyngton Sonynghill Aldesworth Higham & Norstoke cu capellis Per me Mattheu Parker. annexis de Ippesden & Newnham qam medietatis réorie de Raworth pdict ptinent ad dem Collegiu.

Per me Joannem Redmayn. Per me Gulielmü Mcy.

)commissionarios Dňi Regis adhoc assignať menš Februarij anno regni Dňi Henrici viij<sup>vi</sup> Dei gřa Anglie Frauncie & Hibnic Regis Fidei Defenš & in terra ecclie Anglicane & Hibnice Supmi Capite Status sive declaracio tam pporconis dei Collegij ordinat t assignat p fundator t at bnfact ejusdm qam oîm & singloz possessionu tam spual qam tempaliu deo Collegio ptinen sive spectan accept fact & delibat p Matheu Parker Johem Redman sacre theolog professores t Withum Maye legu doctorem put inferius coñ. vjli. xiijs. xxxli. xiijs. Stipend & cois f viž utrich eoz evjs. 1 x11. x11js. 80 xxvili. xiijs. Coïs f juxa raf xd. p xliijs. iiijd. vjs. viijd. quolift quing, sociog Stipend & cois & p annu -Stipend & cois viz p Coïs f juxa rat xd. p Stipend & cons unis socij [non] Pbit p annu psbit cvjs. viijd. in viijd. in toto p ann -Stipend mancipij Stipend coci p annu toto p annu sept p annu annū Hent p Hent p Hent p Hent p Duos socios increment Collegij ut infra dem Unu mrm vj socios auctos ex bonoz dči Collegiū Servieñ p statut ejusdem XXXVijmo. feij t anno Dñi m<sup>mo</sup> gilde Corpis Dux Lan-Xpi & Bte inde ostens & Edwardi sequitr viz castrie aldermanus eccliiijto og pimi funda-Collegij ut p fundacoñ apparet dat xxv anno Henricus T confres ordinavednondam tores dči Marie runt ut Benet Colleg infra Corpis Xpi & Bte Marie vulgo dict Uhivsitat Cant. Collegium

$\begin{cases} & \text{viji. vjs.} \\ & \text{viijd.} \end{cases}$ $\begin{cases} & \text{xxixs. iiijd.} \end{cases}$ $\begin{cases} & \text{ljs.} \end{cases}$	xxxiijs.	xls.
Unu bibliotistam flent p stipend t cois f p annu	{Pro annua libatura inf mřm t socios cjusdm} Collegij equalit dividend	Unu bibliotistam hent p stipend suo p annu
Ordinavit Ordinavit	Ordinavit	Ordinavit
Elizabeth ducissa Norff Norff Norff Mr Jokes Botwryght Botwryght Willims Kent Kent	Margaret   Barbor	Mr Ričus Brocher

Pporcio dči Collegij ordinař tassignař p fundař to břítact ejusť ců expenš ordinař tytra viz

xlvj <sup>s</sup> . viij <sup>d</sup> .	xxviij <sup>s</sup> . xj <sup>4</sup> .	yjs. vijja.		$\left\{\begin{array}{c} \exp(\mathrm{i} \cdot \mathrm{vij}^{s}) \\ \mathrm{ij}^{d} \end{array}\right\}$
$\left\{ \begin{array}{ll} \mathbf{p} \\ \mathbf{r} \\ \mathbf{r} \\ \mathbf{r} \end{array} \right\}  \mathrm{xls.}$	ixs	annuatim cele- is Xpi	$-\left\{\begin{array}{l} \text{xiij}^s. \text{iiijd.} \\ -\left\{\begin{array}{l} \text{Ixvj}^s. \text{viijd.} \end{array}\right.$	$\prod_{n} \begin{cases} v_j^{ii}, x_i ji^s. \\ iiij^d. \end{cases}$
Unu bibliotist kent p stipend f p annu  Exequias annuati celebrand ultimo die Januarij t distribuend int mrm t socios scolar t alios	ene p annu - anu - annu -	Alabus ofm fundatog & benefactog annuatim celebrand pxīa Dňica post festu Corpis Xpi Feod mři Cooke seň ofm possession	dči Collegij p annū -	Refeccoibus & denař annuati distributis in paupes & incarceratos in festo Corpis Xpi & in covivio bedellog coibus annis
Unu bibliotist hent annu - Exequias annuati celel Januarij t distribu socios scolař t alios	Mři Simonis Grene p annů Doct Nobys p annů Mři Cuttyng p annů Mři Thome Eton p annů	Aiabus oîm fun brand pxia D	dči Collegij p annū Feod supius oim pos legij p annū	Refeccoibus & de butis in paupe festo Corpis Xpi
Ordina- verūt	Fundač	Viž p		Viž in
Mr Curson  & Seynt  Warie	Exequie annuatī in die anñvsař celebranđ viž ex	$\begin{bmatrix} \text{Expenš in} \\ \text{exeq} \end{bmatrix}$	The state of the s	ordinař t exaordinař ex consue- tuď usitař
Alij fund the benefact dči Collegij te eoz ordinač ut p5	compos finde ostens videlt			

		fundator t bnfact dco put inferius con.	exlj". x³. vij⁴. Inde in	
x Is.	ls. iiij×xxvj <sup>li</sup> . iij <sup>s</sup> . x <sup>d</sup> .	t concess p	( - gugi žouj	vj <sup>ii</sup> , <b>x</b> iij <sup>s</sup> .
Expens exaordinar videlt p extraneis  p fitibus t regardis cõibus annis  Focalibus in aula dõi Colleg expendit  cõibus annis	Empčone & repačone utensiť in ecefia promptuař & coquina cõibus annis Repačoibz dči Collegij & oím posses- sionū ejusdm cõibus annis	singul possessiones tam spual qam tempal dat t concess p fundator t bnfact deo siderae pmiss.	Reddif T firm divs tent cotagioz T gardinoz ibm p	Reddif resoluf exeunf de tenf pdief videft Dño Regi jure p'oratus de Hatfeld R xj². vj⁴. T jure p'oratus Alborum Canonicoru Canf iij². ij⁴. Colleg de Elye ix². vij⁴. ob mañio de Cotton Hall xxvij². iiij⁴. Canf Bfe Marie juxta Forum vj². x⁴. Canfie  Sci Clement vj³. viij⁴. maioř T vj¹. xiij³.
t non in aliquibus fundacoñ specificat		Sequntur omnes t singul posses Collegio. In considerac pmiss.	Vaft in	Villa Cant ← Rep <sup>i</sup> g in

xvj <sup>li</sup> , xvj <sup>s</sup> , iiij <sup>d</sup> ,	iiid iiid	liijs. iiijd.  xxiiiji. xxiijd. ob. Inde in	lxs. viijd.	xxji. xvd. ob.
ballivis Cant p hagabulo ijs vjd. ob Collegio Sči Johnis xijs. jd. mro pgetor xiijs. Collegio Jhu xxxvijs. ijd. ecctie Sče Trinitatis xd. [ecctie Sče Andree xijd.] ecctie Sči Benedicti iiijd. theš ville Cant p iij. le bustresses iijd. t eisdm p domo juxa Sedgehall viijd. in toto p annu	Decaš reddiť t vacačoibus divš tent viijii. iijs.  pdicť cčibus annis  Feod collectoř reddiť ibm p annu - xls.  Extremañ clare n anni - cxxiiiii. xiiiis iiid.	in - Reddif & firm ibm p annu { xx in	Landbech   Redd resolut vič Cant p Dno Rege  vijs. iiijd.  Repis in  Feod collector reddit ibm p am - xxxiijs. iiijd.  Denar allocat p pontagio ibm cõibus  annis	Et remañ clare p annu

iijs. ixd. Inde in xxd. ijs. jd.	xj <sup>n</sup> . xxj <sup>d</sup> . ob. Inde in lvij <sup>s</sup> . vj <sup>d</sup> . ob.	ij°. iijd. Xv <sup>ii</sup> . iijs. iiijd. iiij <sup>ii</sup> . vj <sup>d</sup> .	xji, ijs. xd.
r ibm p annu	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	tu xiiij", xiijs, iiijs, iijd.  annu xiiij", xiijs, iiijd.  solut Dño Regi  solut Dño Regi  xxvjs, viijd.  s penc solut Epo  t iijs, iiijd. eidm  iib5 annis xxijd.  t vicař ejusdm  annu xiiijs, iiijd.	
Valt in - Reddif & firm dive terr ibm p annu Rep <sup>ig</sup> in - Decas reddif ibm p annu Et reman clare p annu	Vaft in { Vend bosei ibm ecibus annis  Pquis [cur] ibm ecibus annis  Decas reddit ibm p annu  Repis in { Denar solut p pontagio sive repacon magni ponte ecibus annis	Et remañ clarc p annū xii  Vaft in  { Firm de reorie p annū xii  Quadam porcoñ xmar' solut Dno Regi jure nup p'oratus See Neotis p annū Quibusdam annualibus penë solut Epo Elieñ p indempnitat iijs. iiijd. eidm epo p visitacoñ f coib5 annis xxijd.  penë ecefie de Elye ijs. rectoris de Cotton vjs. viijd. t vicař ejusdm ecefie xls. in toto p annū	Et remañ clare p annu
$\left\{egin{array}{c}  ext{Histon} & V \  ext{Ympyngt\"o} & V \  ext{$^{\circ}$ Hilton} & V \end{array} ight.$	Bartoñ	Rcoria de Grancetor  Rep	

- 1s. viijd. ob. Inde in iijs. iiijd.	$\text{vij}^{d}$ . $\text{iij}^{s}$ . $\text{iiij}^{d}$ .	- xliijs, vd. ob.	- xxxijs. jd. ob. Inde in	vjs. jd. ob.	- xxvj <sup>s</sup> .			Et sic sūma expens excedit sūmam revenc pdēaz p xviij <sup>11</sup> . xv <sup>s</sup> . iij <sup>d</sup> .
Chattres { Valt in - Reddif & firm ibm p annu - (Reddif resoluf Epo Elien p annu -	Repig in Repag calceti de Aldreth p annū - Feod collect reddit ibm p annū -	Et remañ clare p annu	Oveř { Vařt in - Reddiř & firm ibm p annu-	Rep <sup>i</sup> s in - Decaš reddiť ibm p annū	Et remañ clare p annu	Sma tolis őum possess déi Collegii einj*xxviij", xvijs, vijd. repriš inde non deduct p annū	Sma to' oum repis pd p annu - xxvijii. xs. jd.	S $\tilde{m}^a$ to!' õum posses $\tilde{s}$ dõi Collegij repi $\tilde{s}$ olxxji. vijs. vjd. Et sic sinde deduc $\tilde{t}$ pann $\tilde{u}$ $\int$ phõe

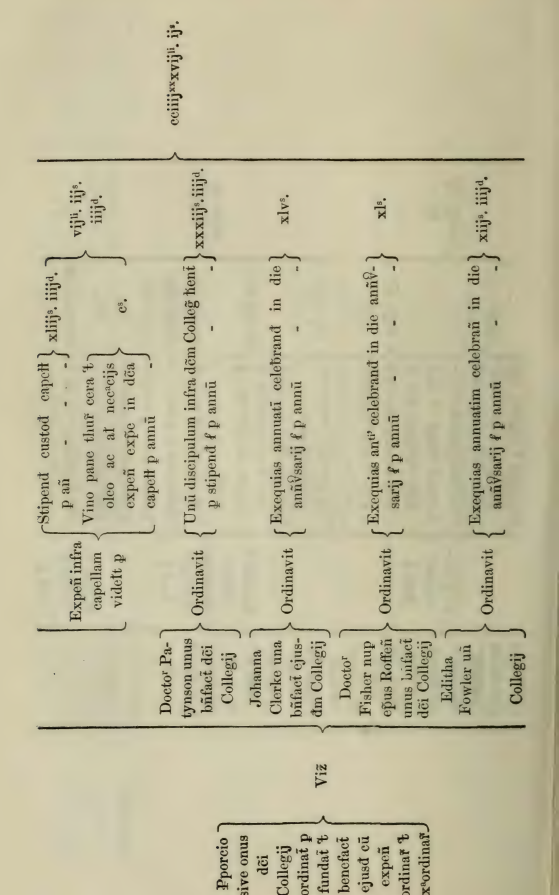
Memoga' that thadvouson of the psonage of Seynt Benettf in Cambryge [the Vicarage of] Grauncetor and of the psonage of Landbeche ben in the gift of the said College.

Per me Mattheum Parker. Per me Joannem Redmayn. Per me Gulielmü Mey. Status sive declarace tam propore dei Collegij ordinat t assignat p fundator t benefactores ejusd qam cum T singulaz possessionu tam spual qam tempal dat T concess p antedcos fundat T beneffact dco Collegio aocept fact & delibat mens Februarij anno regni Dni Henrici viijvi Dei gra Anglie Frauncie & Hibnie R Fidei Defens & in terra ecclie Anglicane & Hibnice Sufimi Capite xxxvijmo p commiss dei Dni R put inferius coñ. adhoc assignat tc.

iiijxxiiiji. xs. viija. xxvjs. viijd. vj<sup>li</sup>. xiijs. xxxiiij". lvijs. XVJII. XX8 Stipendio suo p annu - 4 Coïs suis viz p quolibt Regard dat iiijor baccalibt xxvjs. viijd. in socijs viž vjs. viijd. p Libatura sua p annu laur in theof de Bdcis Libatur suis viž p quolvijs. p annu in toto quolifit liijs. iiijd. Stipend suis viz quolifit p annu Pros hent p \ Coc suo p annu toto p annu XIJcim Socios hent p RegemHenr regni sui sext anno Pmo inchoat p

Collegiū Xpi infra Villam & Univsitař Cantabridg.

Ixxvijii. iijs.	<u></u>		XVIII. XI'S	iiij <sup>4</sup> .		vj <sup>n</sup> .
lxxj <sup>ii</sup> . v <sup>s</sup> .	cvij <sup>s</sup> . vj <sup>d</sup> .	/ Iiijs. iiijd.	≻vj <sup>li</sup> . xjs. iiijd.	xxvj <sup>s</sup> . viij <sup>d</sup> . xxvj <sup>s</sup> . viij <sup>d</sup> .	xiijs. iiijd. lxs.	xxs. die anñ <sup>9</sup> sař]
Coîs dief & victual suis viz p quolibt discipulo vija. p septiman in toto p annu	dict disciput dat p dict fundatricem viž p quoft p ann ijs. vj <sup>d</sup> . in toto	Vad pincipal lectoris in artibus p annū - J	coci t subcoci viž p quoft xxxijs. xd. p annū	Vad dči mancip p annu Vadio coci p annu -	Vadio subcoci p annū - Vad lotricis p annū -	$\begin{cases} \text{Vad barbitons p annu} - \mathbf{x} \mathbf{x}^s. \\ \text{Aña fundatoris } \mathbf{t} \text{ af in die ann $\hat{\mathbf{y}}$ sar} \end{cases}$
xlvij dis-	repuis . Thenf p		Servien & ministř	in dicto Collegio frent p	<b>J</b> 4	Expeñ in exequiis viž p
sext t post ejus decess stabilit augment t	p Dñam Margaret Comit Richmond	t Derb fundat dči Collegij	p'mo cue Maij a° R. R. H.	ğ ordinavit		



fundat T ordinat p

sive onus

Collegij dĉi

benefact ejusd cū ordinar & x\*ordinař.

expeñ

xlvjs. viijd.	iiij <sup>xx</sup> v <sup>ii</sup> . Xiij <sup>s.</sup> iiijd.
x <b>xs.</b> xxvj <sup>s</sup> . viij <sup>d</sup> .	xls.    Ixs.
In empcone focaliu coi- xx.  bus annis  Distribuend int mrm t  socios dci Collegij p annu	Vad triū sublecte ibm viž quoft sublect xiijs. iiijd. in toto p annū
	CVad triū su viž quof xiijs. iiijd. annū - Empē & rep siliū oce dčo Colleg annis  Repač om dči Collegi nis - Expeñ exao bus annis  Expeñ exao bus annis collegij p
> Ordinavit	Videft in
Thomasina Thompson una bene- fact ejusdm Collegij	Expeñ ordinaf t exaordinaf annuatim expend in doo Collegio f non in aliquibus fundaccibus specificat

	gio p fundať t benefa put inferius cont.	liijs. iiijd. Inde in	xj.
Annual  Annual  Preddif sive reddif reso- ht exeunt de seif dei  Collegio Jhu infra uni  Collegij  Gardiañ ecefie Sei An- dree infra villam Cant  p annū  Twiijd.  Collegij  Gardiañ ecefie Sei An- p annū  Twiijd.  Frantian  Twiijd.  Twiijd.  Twiijd.	Sequntur omnes & singut possessiones & m spual qam tempal dat & concess dõo Collegio p fundat & benefact ejusdem. In considerac pmissog &c.	Vaft in { Firm unius hospicij vocat the George in tenura}	Repis in { Reddif resoluf exeunf de eodm hospicio gardiañ } ecefie Sĉi Andree p annu }

Et vaft clare p annu

viij <sup>11</sup> . Inde in	iijs. iiija.	viijd.	xxxj <sup>ii</sup> . xiij <sup>s</sup> . iiij <sup>d</sup> . Inde in		lvs. vjd.	ij°. x <sup>d</sup> .
Valt in {Firm dei mahij put modo dim Thome Chambr p}	Rep <sup>i</sup> s in - Reddif resoluf p annū	Et vaft clare p annū vij'i. xvj's. viijd.	Firm dõi mahij de Maltoñ cũ rõoria ibm put modo' dim Johi Sterne reddend inde p annu cũ $x^s$ . de $\widehat{p}$ ê unius apri p annu -	Reddif resoluf exeunt de mañio pdict vidett ballío honoris Richemondi xviijs. Dño Regi in jure Abbie de Chattres vs. & domui Sči Michis infra villam Canf ijs. vjd. in toto p	annu	(Feod Willmi Coke sen" ibm p annu - xxs. )  Et valt clare p annu - xxviij". xvijs. x <sup>d</sup> .
Mañiu de	Fordham			Maßiū de Maltoñ cū < rõoria		

Cant

Maĥiŭ de		Vaft in	Firm dei mafij de Whaddon put modo dim Rogero	vj <sup>ii</sup> . Inde in
Whaddon   Rep	Rep	Rep <sup>i</sup> § in -	Reddif resoluf mro More p annu	iijs. xd.
I	Т	It valt	Et vaft clare p annu	exvj <sup>8</sup> . ij <sup>d</sup> .
	Val	Vaft in -	Firma dei mafij put modo dim p indenturam p annu	vj <sup>ii</sup> . Inde in
Mannu de Meldrethe Rep	Rep	Rep <sup>i</sup> š in <	Reddif resolut Egidio Alyngton milit iijs. viijd. Johanni Haselden geños xijd. t Tyrrell vs. xd. in	x <sup>s</sup> . vj <sup>d</sup> .
			L toto p annu	
		Et valt	Et valt clare p annu c	cixs. vjd.
Knesworth Va	Va	Vaft in -	Firm dei maßij p annu	viij <sup>li</sup> .
Orwell Va	Va	Valt in -	Reddif 4 firm ibm p annu	xviijs.
Rcoria de ( Val	r Val	Vaft in -	Firm de reorie p annu	xij". Inde in
~	Rep	Rep <sup>i</sup> § in	{ Pcurač anti' solut Epo Elien iiijs, viijd. L'Epo Elien p } indempnitat ecclie pdict ijs. in toto }	vj <sup>s</sup> . viij <sup>d</sup> .
		Et valt	Et valt clare p annu xj". xiijs. iiijd.	js. iiija.
Borowe Va	Va	Vaft in -	Reddif & firm ibm p annu	Vs.
Sawtre V	N <sub>3</sub>	Vaft in	$\left\{ \begin{array}{llllllllllllllllllllllllllllllllllll$	vj <sup>n</sup> . xiij <sup>s</sup> . iiij <sup>d</sup> . Inde in
	Rel	Repig in -	Feod balti sive collect reddit ibm p annu	vj <sup>s</sup> . viij <sup>d</sup> .
		Et vaft	Et valt clare p annu	vj <sup>li</sup> . vj <sup>s</sup> . viijd.

- Valt in - Firm scitus pdei nup p'oratus p annu - x". Inde in	Reddif resoluf exeunt de dict scif viz  Anthonio Wygfeld milif vjs. hundf  de Croxdon ijs. t  viijd. in  toto p annu  viijs. viiid.	Consifi reddif resolut Duci Norff xviijs can jure nup monastij de Castell Acr - j q non sol j	hath graunted unto them a certeyn a ell of the said late priorie by the I B h viij". xxiijcio beynge xx". by yere		$\left\{ \begin{array}{c} \text{Annuali penĉ exeunt de r\~coria ibm} \\ \text{E\~po Norwice\~n p an\~n} & - & - \\ \end{array} \right\} \begin{array}{c} \text{xxij$^s$. viij$^d$.} \\ \text{Epo Norwice\~n p an\~u} & \text{ix$^{li}$.} \left[ \mathbf{x}^{s}. \right] \text{iij$^d$. ob.} \\ \end{array}$	Penč vicař ibm p annū - viij <sup>ii</sup> .  Et vařt clare p annu - xxij <sup>ii</sup> . xvj <sup>s</sup> . vij <sup>d</sup> . ob.
	Scitus nup prorat de  Bromehill			Mahiu de	Croxton cu rĉoria	

- ix <sup>11</sup> . xiij <sup>2</sup> . iiij <sup>4</sup> . Inde in - xj <sup>8</sup> . ix <sup>11</sup> . ij <sup>2</sup> . iiij <sup>4</sup> .	vj <sup>li</sup> . xx <sup>8</sup> . xvj <sup>s</sup> .	vj <sup>s</sup> . viij <sup>d</sup> .  v <sup>s</sup> .  xxiiij <sup>ll</sup> . vj <sup>s</sup> . viij <sup>d</sup> . Inde in	$\left\{ \begin{array}{ll} viij^d. \\ - \end{array} \right\}$ $\left\{ \begin{array}{ll} lxxiij^s. iiij^d. \\ xx^{li}. xiij^s. iiij^d. \end{array} \right.$	vj <sup>i</sup> . x <sup>ii</sup> . vj <sup>s</sup> . ij <sup>d</sup> . Inde in	xxxv°. ixd. ob.	viij <sup>ii</sup> . xs. iiij <sup>d</sup> . ob.
ix <sup>li</sup> .	3 1 X	1 1 1	viijd. – - xx <sup>II</sup> . x	t 1		ji. X <sup>8</sup> .
•	1 1	1 1	oū vjs.	1 1	v <sup>3</sup> . ix <sup>d</sup> . ob x <sup>8</sup> .	vii
Valt in - Firm dei maßij p annu p annu - Pepis in - Reddif resoluf p annu	Vaft in - Firm dei mahij p annu	Vaft in - Reddif & firm ibm p annu - Vaft in - Reddif & firm ibm p annu -  Vaft in - Firm de nup abbie cu ptiñ p annu	Repis in { Stipend cujusdam capellañ ibm celebrañ cū vjs. viijd. }  Et valt clare p annū	Valt in - Reddif I firm ibm p annu	Reddif Dño Morley iiij <sup>a</sup> . viij <sup>a</sup> . † capifli dno malij de Gestwyk xiij <sup>a</sup> . ob - S - Rep <sup>i</sup> s in { Feod Thome Thymbleby ball ibm - Feod Rogeri Towneshend mt señ <sup>ii</sup> }	Et valt clare p annu
Feltwell	Methold Roughton holme Estmore	Wilton Wrigford	de Creyke	Northe Creyke	Vynter & Folcham	

iiij <sup>ii</sup> .	lxs.	xxxvjs. viijd.	X.s.	xxvj <sup>s</sup> . viij <sup>d</sup> .	vjs. viijd.	Vijs	xvj <sup>s</sup> .	iijs.	°	xiijs. iiijd.	ciijs. iiijd.	x <sup>li</sup> . Inde in	xiijs. iiijd.	ix <sup>li</sup> , vj³. viij <sup>d</sup> .
•	ı	oton }	ū -	xxvj	1	de }	•	1	1	1		٠	•	ix <sup>li</sup> , vj
•	ŧ	de Hag	t ann		p anñ	exeunt					1			r
•	1	eccřia -	Norwi	ľ	ia ibm	reddif	•	t .				4	1	
•	1	nt de	Epo	•	de ecct	i libo	ı	ı	ınü	•		t		•
annū	nű	č exeui	annuat	•	xeunt	Juodam annuali reddit sive mafiio de Bardhall p annū	annū	annū	m p ar	annū	mű		ı n	
ibm p	e p an	ıli pend	exeunt	1	penë e	oli reddurdhall	ibm p	ibm p	ddif ib	ibm p	oř p an	j p anr	p ann	
t firm	če rčori	annua	penč e	าทน	annna	annua o de Ba	t firm	Vš terř	libo re	£ firm	ct rect	i mafii	offi ibm	nuī
Reddif 4 firm ibm p annu	Firm dee reorie p annu	$\left\{ \begin{array}{llllllllllllllllllllllllllllllllllll$	Annuali penč exeunt annuati Epo Norwic p annu	Et vaft clare p annū	Quadam annua penĉ exeunt de ecclia ibm p ann	Quodam annuali reddif sive libo reddif exeunt de mafilo de Bardhall p annu	Reddif & firm ibm p annu	Firm di <sup>v</sup> š terr ibm p annū	Quodam libo reddiť ibm p annū	Reddif & firm ibm p annū	Firm dict rector p annu	Firm dõi mahij p annū	Feod balli ibm p annu	Et vaft clare p annu
1				aft cla	1		•	,	1	•		1	1	aft cla
Vaft in	Vaft in	Vaft in	$\operatorname{Rep}^{i\tilde{s}}$ in	Et v	Vaft in	Vaft in	Vaft in	Vaft in	Valt in	Vaft in	Vaft in	Vaft in	$\operatorname{Rep}^{i_{\mathbf{S}}}$ in	Et v
جم جم جو	de }	ñ.			$m_{e}q$	eđ	th	m	#1	ŭ	de }	de )	~	
Amner & Harpley	Reoria de Batchy	Haptoñ	•		$Wren \bar{y}gh^a m$	Ryngsted	Yckworth	Downam	Mildnaff	Roydoñ	Rčoria de Helnestoñ	Maĥiū de	Rothers- thorp	4
					^			~				~		,
								Suff		Essex		Northĩ		

xliiij <sup>li</sup> . ix <sup>s</sup> . iiij <sup>d</sup> . ob. Inde in	vj <sup>li</sup> . vj <sup>s</sup> . iiij <sup>d</sup> . ob.	J xxxviij <sup>18</sup> . iij•.	xiij".	Vj <sup>11</sup> .	xls.	XXV <sup>I</sup> i.	viji. vjs. viijd. Inde in	vjs. viijd.	vij <sup>n</sup> .	xlv°.
	orth Rep <sup>i</sup> s in -<	Et valt clare p annu - xxs. Et valt clare p annu - xxx	Ylveston Valt in - Firm dei manij p annu	North $\left. \begin{array}{c} \text{Valt in - Firm dei mahij p annu} \\ \text{We}  ^{\theta n} \end{array} \right\}$	Naynbie Vaît in - Penc annua exeunt de réoria ibm p annu	1	Creswell J Valt in - Reddif & firm ibm p annu	eŭ Membris   Repig in - Feod mri Smyth p annu	Et vaft clare p annu	Alsley Stichaff £ Vaft in - Reddif £ firm ibm p annu  Bedworth
<u> </u>	Leicester			Lincoln (V		Pembroch & Ma	Clone C	ب		Coventř Stir Stir Be

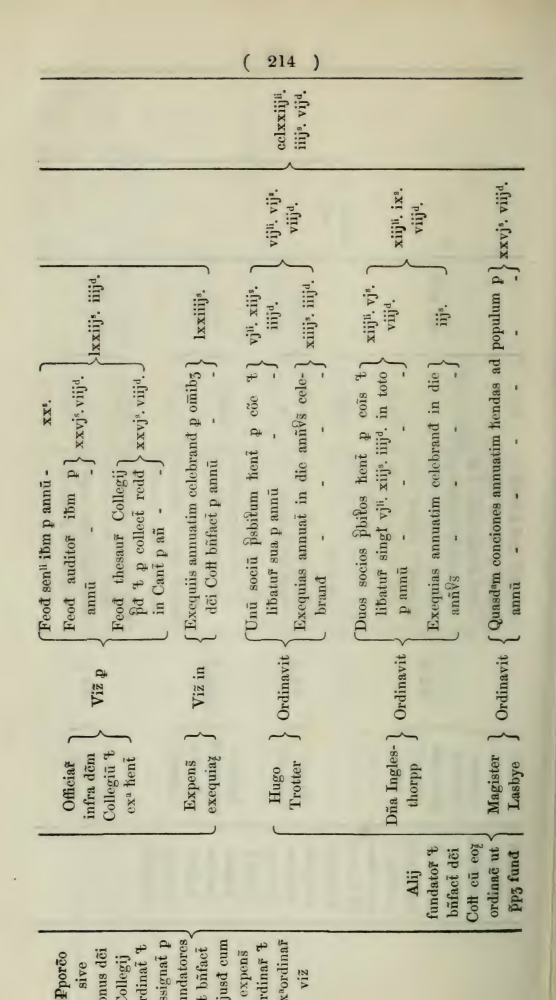
vj <sup>li</sup> . xiij <sup>e</sup> . iiij <sup>d</sup> .	xiijs, iiijd,	. SIX			sūma expenš excedit	sūmā revenčoñ p ixli. xijs. jd.
Heref - Monmouth { Quadam annuali penč exeunt de terr t possess nup }	Rep <sup>ig</sup> in - Feod Johnis Scudeamore armigi coll ibm p annu - Et valt clare p annu	Totnes - Valt in { Quadam annuali penë exeunt de terr t possession } nup monastij de Totnes p annu	$S\tilde{m}^a$ to lis of m possess de Collegio ptiñ repis $\left.\begin{array}{c} \\ \end{array}\right\}$ ccexvji. vjs. jd. ob.	Sma tolis om repig p annu xxviijli xvjs. ijd. ob.	Sma tol' oĭm possessionū dči Collegij repiŝ ceiiij*xvijli ixs. xjd. Et sic sūma expenš excedit	sūmā
Heref -		Devon -				1

Memord that thadvouson of the vicarage of Croxton Gateley Helpeston Manerbere and of the psonage of Ryngsted beforesaid ben in the gift of the said College.

Per me Mattheum Parker. Per me Joannem Redmayn. Per me Gulielmü Mey.

qam oum t singulaz possess tam spuat qam tempaliu quazeumq deo Collegio ptinen spectan accept fact Status sive declaracio tam pporconis sive ofiis dei Collegij ordinat t assignat p fundate t benefacte ejusdm T delibat p Matheu Pker Johnem Redman sacre theologie pfessores t Willmu Mey legum doctorem commissioflios Dii I, adhoc assignat menš Februarij anno regni Dii Henrici viijvi Dei gra Anglie put inferius con. Frauncie & Hibnie Regis Fidei Defens & in terra ecefie Anglicane & Hibnice Submi Capite xxxvijmo. saliu viž p quolibt p hebdomađ xijd. > xviij", iiijs. vijli. iiijs. Stipend cois Tlibatur suis viz p qolibt | iiijxxxiij". vjs. viijd. Coïs suis sedm modum semicome-7 Stipend suo p annu - Ixvjs. viijd. lxxviij8. vjli. xiijs. iiijd. in toto p annu viž xviijd. p sept in Cõe sive convictu suoin toto p annu toto p annu Hent p Hent p Hent p tistas T unū mri vel puer vj. paupes sive bibliosocios no scolarem Quatnor psbifos Bsbifos scolares XIIIJcem cubicut Unum magistr socios quarti cujus uxor Regis Elizabeth Edward Regina nfra Villam & Univs Collegiu Reginale Cantabridgie.

clxviji. ijs.	•		•
	{ Feno stramine T panib gequinis p trib g vji. equis m'i p annū	$ \begin{array}{c} \text{Lectura in theologia vel} \\ \text{xij.sermonib3quotan-} \\ \text{nis ad populum dicend} \\ \text{p annu} \\ \text{Lectur phie $\mathfrak{t}$ rhetori$estate } \\ \text{in deo Collegio p annu} \end{array} \right\} \begin{array}{c} \text{xls.} \\ \text{xii.ji.} \\ \text{xls.} \end{array} $	
$\left\{ \begin{array}{c} \text{Servie\~n} \\ \text{infra d\~cm} \\ \text{Collegi\~u} \end{array} \right\}  \text{Vi\~z} \; \rlap{\rlap/p}  \stackrel{\longleftarrow}{}$	Expens $\left\{ \begin{array}{c} \mathrm{Expens} \\ \mathrm{equoz} \ \mathrm{mri} \end{array} \right\}$	$ \begin{array}{c} \text{Lecturas} \\ \text{vel concion} \\ \text{infra dem} \\ \text{Collegiu} \end{array} \right\} \text{Vi} \tilde{z} \text{ hen} \tilde{t}  p \text{-}$	$egin{array}{cccc}  ext{Expens} & &  ext{Viz} & & & & & & & & & & & & & & & & & & &$
Elizabeth nomine statuta con- duntur p que statut scâm quod redditus t revencones dci Collegij augeantur	sive diminuantur juxa pias	voluť ť fundač quožd <sup>a</sup> m bňfacť ejusdem ordinavit	



xix <sup>li</sup> . xvij <b>i.</b> xj <sup>d</sup> .	× 13.	, lxij <sup>ii</sup> .
Riči Andrew xliijs. xjd. Andree Dogkett Is. mri Druell iiiji. mri Song xlis. iiijd. doctoris Thym- bleby lxxjs. mri Alfrey xjs. iiijd. Johnis Rose militf t Johis Sofisett vijs. viijd. Wgerie Rose t đni Wentworth iiiji. magist Syday iijs. iiijd. t magistri Asshewell ixs. iiijd. in toto p annū	Qđ una lectura grece juvenib3 infra dčm Collegiū annuat legenđ p unū socioz dči Collegij qui recipit p labore suo p annū	Sisačone Collegij cõib5 annis Ix³.  Empē supellectilis utensiliū T in stauro dēi Collegij cõib5 annis liiijū.  Prif T expens compus T cur cõib5 vjū. xiijs. annis liiijū.  Repaē tam mansionis dēi Collegij qam xxxvū. õum possess ejusd cõib5 annis xiijū. vj³. viijū.
Fundat	Ordinat est	Viž in
t compos Exequie f inde sunnuatim celebrand in die an- ñ\sa\tilde defijs eadem die paupib5 dis- trif vi\tilde trif vi\tilde exequie	Ex injunctione Dñi Regis	Expens ordinar t exaor-

Sequntur onnes & singul possessiones tim spual qum tempal dat & concess deo Collegio p fundate & bnfacte put inferius continetr. liiji. xvjs. jd. qa. viiji. xix8. viijd. cxviij8. Inde in - lxjs. viijd. | Reddif divsoru tentoru et gardinoz cum ptinen ibm iiijs. viijd. - iiijh. xiijs. iiijd. Firm bose ibm ex convēce firmij per | lxvjs. viijd. xlixli, ixs. Firm mafij ibm et reddit assis & de Vacatione tenti Jacobi Nicolson in Reddif resoluf & annuatim exeunt de quibusdam Pris et tent ibm jacet p Pquis cur ibm [cū cỡi fin] p annu xxjd. Coffio Corporis Xpi p domib5 hospitio et tent pdict Collegio Jesu paupu xiiijd, et le Hye gable ijd, et heredib3 Luc Cotton xviijd. et Shel-Decas reddif ibm cõibz annis ford jd. in toto p annu Precherstreat p annu Et remanet clare per annu per annū ejusď in considerač pmissoz tč. Vaft in Repig in Vaft in Villa Cant

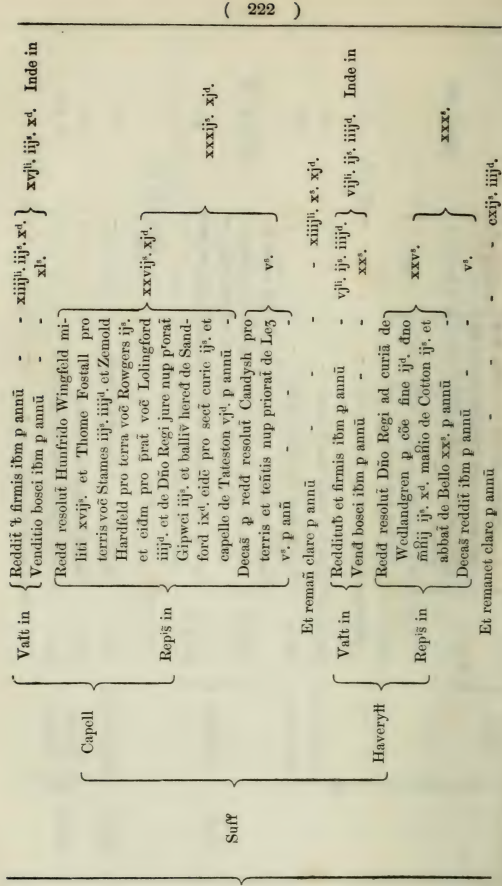
lxxvj*. ijd.	ij <sup>d</sup> . q̃. xxvj³. viij <sup>d</sup> . Inde in	ijs. ixd. ob.	xxvj <sup>s</sup> . viij <sup>d</sup> . Inde in xxiij <sup>d</sup> . ob.	xiiij". xiijs. x <sup>d</sup> . Inde in
xxvjs. ijd.	xlix <sup>li</sup> . xix <sup>s</sup> . xj <sup>d</sup> . q̄.	- xxiijs. xd. ob.	Cantabrig p	- $xxiiij^s$ . $viij^d$ . ob. - $xiij^{ii}$ . $xiij^s$ . $x^d$ .
Reddif resoluf mañio de Kynston viijd.  et ballivo Dñi Regis ad auxiliu vice comif vs. et pro Leta ibm vs. et honori de Rokingham vs. et rectori de Everisdon vjd. et pro pontagio communib5 annis xs. in toto p annu Decaš reddif cujusdam lapidicine ibm per annu Feod ballivi ibm p annu	Et remanet clare per annū Vařt in - Reddit terr et tentor ibm p annū	Repis in - Reddif resolut Aule de Harletoñ Et remanet clare p annu	Valt in - Reddif & firmis ibm p annu - Repis in { Reddit resolut inde Aule Katherine Cantabrig p annu - annu	Et remanet clare p annu
Everisdon 4		Harleton {	Cottoñ	

lviijs. viijd. ob.	vjs. jd.	· xixs. vjd.	vjs. viijd.	lxviij³. xx <sup>d</sup> .	<u> </u>	xxvj*. viij4.	χυj³. κ <sup>d</sup> .
Reddif resoluf mro Tyndall pro terf vocaf Sterns  xix*. ob et heredib5 Dñi de le Skales pro terris vocaf Prisate xj*. xd. ob et pro terris vocaf Thor- boñ Ward et Rouns xviij*. ixd. et mro Tyndalle p  terris vocaf Outlaus viijd. et Dño Regi juro proraf de Stratford le Bow vj*. et abbie Beate Marie Eboř ij*. ob et Dño Sancti Johis de Shengey iiijd.  Et remanet clare p annu xj**. xv*. jd. ob.	Vatt in - Reddif resolut ibm p annu	Vaft in - Reddif ibm p annu	Valt in - Reddif 4 firmis ibm p annu	Valt in - Reddif & firmis ibm p annu Repis in - Decas reddif ibm p annu	ಡ	Vaft in - Reddif ibm p annu Reddif resolut m̃ro de Sawestö p terris xiiijd.	Decaš reddit pro terris nup p'orat de Barnwell v <sup>s</sup> . iiijd. pro terris de Saustoñ in tenura Richi Amary viijd.
Hassling Feld R	Borñ - V	Calcot - V	Chesttoñ - V	Babram { V			Sauston
						Canî	

îx². xd.	xiij <sup>s</sup> . iiij <sup>d</sup> .			xxxvijs. jd. ob.
pro terris in tenura Richi Goure xx <sup>d</sup> . pro terris Collegij Regal quondam Henrici Somes v <sup>s</sup> . et vj <sup>o</sup> . acres terre in Wimplesfelde p annū iij <sup>s</sup> .  Et remanet clare p annū	- Valt in - Reddit ibm p annu		$igg _{\mathbf{Rep}^{i\widetilde{\mathbf{g}}}}$ in $igg _{\mathbf{Rep}^{i\widetilde{\mathbf{g}}}}$	Chaters vja. et Dñi Rychmond pro secta curie pro terfs in Burwell iiija.  p annū
	Combton	Swaffañ Reche E	Burwell	

	( 220 )		
s'in tenura m' Rudstone celie de Swafham xj <sup>d</sup> .  Water xvij <sup>d</sup> . in tot p	Vaft in - Reddif firme et tenti et terf ibm jacen p annu - xiiiji. xvjs. viijd. Inde in mond xlijs. iiijd. et eide dno pro secta curie iiijd. et pro secta curie mind. et pro coe fine iiijd. et pro secta curie ma Doctreoy vjd. et Epo Elien jd. ob Flemdysh pro secta curie viijd. et pushy yard iijd. et proratui de Barkvor iis. iid. in toto n ann	manet Remanet Ref. Re	et d'no manerij de Babrafim pro
Ĕ	Vaft in Repi§ i	Et re  Rep <sup>ig</sup> in  Et re	
	Fulborne	$\mathrm{Wyck}^{\mathfrak{n}}$	Palme 4
	Fulk	Wy	Pa

xxxiiijs, iijd.  eviijs, xjd.	XX. xxs	CX.	xix". xvj <sup>s</sup> . vj <sup>d</sup> .  - xlj <sup>s</sup> .  - lxj <sup>s</sup> . viij <sup>d</sup> .  - lxj <sup>s</sup> . viij <sup>d</sup> .
Repis in - Repis in - Wichford xd. et manfo de pannu.  Decas reddif pro trib5 rodis terre in Holdish per annu.  Et remanet clare p annu.	Vatt in - Reddit & firmis ibm p annu Vott in Vort in . Vondit bosoi ibm ediba annis	Reddif de manerio apud Abuttsley et alijs tent in terris ibm una cum mediat Apri peij iijs. iii cum pquisit curie ibm cõib5 annis ad sum xi Reddit resolut honori de Huntyngton iijs. iiijd. e feod ballivi ibm p annu	Et remanet clare p annū x  Valt in - Reddit terr et tentor ibm p annū Reddit resolut mro Henrico Pker Et remanet clare p annū
Furth	Cokfarnh <sup>a</sup> m Dullingh <sup>a</sup> m	Abbotsley {	$egin{array}{c} Addyngtegin{array}{c} Addyngtegin{array}{c} egin{array}{c} egin{array}{c$
		Hun <b>î</b>	Northř Hertíř

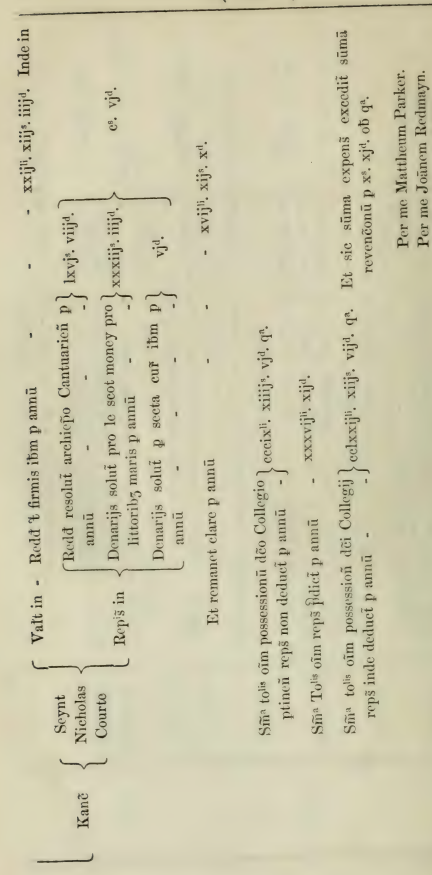


xxxviij <sup>ii</sup> . xj². j <sup>d</sup> . Inde in			iiij <sup>li</sup> . xj³. v <sup>d</sup> .
xxviji; xs.  iijd. ob.  i, xvijs. jd. ob.  xvjs. viijd.  vjs. jd.	ijs. xxxx°.		· Ivijs. vjd.
Firm manerio voc Horsham Halle et   xxvijii. xs.   le copie in Bunsted Helion p annū -   iijd. ob.   Redd et firmis in Haverell p annū - vijii. xvijs. jd. ob.   Reddif 'f firmis in Stepelbūsted p   xvjs. viijd. annū - vijs. jd.   Redd f firmis in Stanborne p annū - vijs. jd.   Redd f firmis in Keddyngton Hēpsted   viiis. xid.	Pquis cur cõib3 annis	Redd resolut Turno Vicecom ijs. et castelf de Hynngham pro fine et secta curie ijs. et in redd resolut mãio de Bunsted Hall iijs. eidm maĥio pro cõe fine viijd. et pro Wulstōhay vjd. et mãio Sturň vs. et moño de Hempsted Hall xijd. et	Dño Regi in . ure p'orat de Dun- moe viijs. et mo de Haveryll p'o terris voë Hasylwood vs. et Dño Regi p secta curie in Radwynter ijs. et abbat de Bello xxs. pro alloë curie
Vaft in			$\bigcup_{i \in \mathbb{N}} \operatorname{Rep}^{i_{\widetilde{\mathbf{S}}}} \operatorname{in}$
		Bumsted Hellion	

orn vj <sup>d</sup> . et mñio de ja viij <sup>d</sup> . et mñio de pannū by annū - x x	Sturm  Bedd ** firmis ibm p annu	Bumsted  Redd 't firmis in Barkers p annu - vji'. iijs. viijd. Inde in  Redd resolut Dño Regi viijs. dno de Haverell ijs.  iiijd. eidē p''' secta curie vd. mñio de Radwītf p  secta curie xijd. et let de Bunsted vjd. et ballivo  de Savay et do Sēi Johis Londoñ xxd. et mñio  de Cobleyhall xvjd. p annu vji'. viijs. vd.
	7 San	

xj <sup>11</sup> . xiij <sup>2</sup> . xij <sup>2</sup> .	x <sup>li</sup> . xiiij <sup>s</sup> . ij <sup>d</sup> . ob.	xij <sup>li</sup> . viij <sup>s</sup> .	xxiiiji. vjs. viijd. Inde in xxxiijs. iiijd. ijs. iiijd.
$\left\{ egin{align*} & \{ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	$\begin{array}{c} - \\ \text{ris vocat Motte} \\ \text{iijd. et decano} \\ \text{ell Hall iijs. et} \\ - \\ \text{ix}^{\text{li. } \mathbf{v}^{\text{s. ixd. ob.}}} \end{array}$	ia voč Lācelins }	vjs. viijd. xxvjs. viijd. xxvjs. xxiju. xii
$ \begin{cases} \text{Redd $\mathfrak{L}$ firma voc Hampsted Hall $\mathfrak{L}$} \\ \text{ptineñ ut dimittit $\mathfrak{p}$ indētur $\mathfrak{p}$ ām -} \end{cases} x^{ii}.xiijs.iijd. \\ \text{Vend bosci ibm cõib5 annis} & - xx^{s}. \\ \text{in - [Decas] $\mathfrak{p}$ terris Nichi Smyth $\mathfrak{p}$ ann $\tilde{\mathfrak{p}}$} & - xj^{ii}. \\ \text{remanet clare $\mathfrak{p}$ ann $\tilde{\mathfrak{p}}$} & - xj^{ii}. \end{cases} $	in - Redd & firmis ibm p annū	Redd & firma voc Lavenhams et alia voc Lacelins una cum alijs terris et tent ibm p annu	in - Redd de certis teñtis ibm p annū in { Redd resolut maßio de Masey p annū in { Feod collectoris reddit p annū remanet clare p annū
$\left\{ egin{array}{ll} Vatt & in \\ V & V \end{array} \right.$ Rep <sup>i</sup> s in - []	$\begin{bmatrix} \text{Vaft in - R} \\ \text{Rep}^{\text{i}\tilde{\mathbf{g}}} \text{ in} \end{bmatrix} \left\{ \begin{bmatrix} \mathbf{R} \\ \mathbf{E} \end{bmatrix} \right\}$	Vaft in { R	$\Gamma$ Valt in - R Rep's in $\left\{rac{R}{F} ight.$
Hamsted Hall in Bumsted Helyoñ	Stanbornes	Lavenhams  **Lancelyns in Bunsted	Barmond- say stret
			Surf

Per me Gulielmu Mey.



Status sive declaraco tam pporcionis t offis dei Collegij ordinat t assignat p fundat ejusdm qam oim t singlag possessionu tam spualiu t tempaliu deo Collegio ptinen sive spectan accept fact t delibat p Regis adhoc assignat mens Februarij anno regni Dñi Henrici viij" Dei gra Anglie Frauncie & Hibnie R Matheum Pker Johem Redman sacre theologie pfess & Withm Mey legum doctorem comissionar Dni put inferius coñ. exijs. viijd. xijli. xviijs. Fidei Defens 4 in terr ecefie Anglicane 4 Hibnice Supmi Capitis xxxvij<sup>mo</sup>. - cvjs. viijd. Stipend ij. socioz pdict, Stipend Peij socij p annu-Augmentaë vict f videlt-Bte Marie xijd. in toto vjs. in toto p annu videft utrig, eog iiij". vict fan"in die Anunë Marie festo xijd. in in die Anunciacõis Bře in quocug at festo iiijli. Tin augmentacon Bte Marie Virginis ijs. Marie Virginis ijs. T t in quocuq, Bee toto p annu -Stipend suo p annu p annū Hênt p Hent p Unu custod Tres socios sive mrm Gunviff Hall in Cant. Collegium Annunciacois Bte Marie Virginis vulgarit

nuncupat

xxxvj <sup>li</sup> . ij <sup>3</sup> .	
· xxxvj.	x <sup>h</sup> , viij <sup>3</sup> . viij <sup>d</sup> ,
Augmentacon coz vict videlt in festo Anume Bie Marie Virginis ijs. T in quocuq Bie Marie Virginis ijs. T in p annu	Stipend in- ferior coci p annu cos f juxa rat vja. p sept p annu Stipend maneiñ ejusd Collegij p annu Collegij p annu Collegij p annu
Hent p	Hểnể p
Sex alios socios Socios	ministr & alios officiar dei Colleg
Willins Batman quondam Epus Nor- wiceň fundať dči Collegij ut p5 fundať f inde dať viijvo die Januarij amo R. R. Edwardi Peij xxij <sup>dt</sup> q ordinavit	

Viž p  Viž p  Ordinavit  Ordinavit	or an arms of the second secon	IXs.	^	vijs. vjd.		
	Feod mři Croke [señ"]   xiijs. iiijd.   arř đei Colleg p ann   Feod supviš terř t tent   xxs.   dči Cott p annu }   xxs.   [In die annýsař f infra Univsit Cant]	annuatim [cetbrañ] { Bedellis & amicis cjusd Collegij p } annū		Exequias in die annvear f annuati cebrand p annu		A A
Exeq offnes saylly teolog fessor yllons yllons crope	Viž	Viz	Ordinavit		} Ordinavit	} Ordinavit
Diffe W T & C C C C C C C C C C C C C C C C C C	Exec	Refeccion	Johnes Baylly theolog	pfessor	Thomas	Dña Anna Scrope

•clv <sup>li</sup> , vj <sup>3</sup> , x <sup>d</sup> .	( 20	,				_
xiiij". viijs.		vj <sup>li</sup> . x <sup>s</sup> . ij <sup>d</sup> .	cvj <sup>s</sup> . viij <sup>d</sup> .	cvjs. viijd.	XIs.	, xx,
vji. ijs. viiji.	V. s.	evjs. viijd. xxiijs. vjd.	9	,	g g	
Chū sociū ĥent p stipend f p annū p libatura f xiijs. iiijd. t in augmentacon vict f in festo Natlis Dni t Pasche ijs. in toto p anh Mrm t ores alios socios cjusd Collegij here p eog libatur f viz p libatur mri xxs. t quoft resid xiijs. iiijd. t in quoft festo Natlis Dni t Pasche xijd. in toto p annū	Exequias in die annvsar f annuati celebrand p annu	$\left\{ \begin{array}{ccccc} \operatorname{Un\bar{u}} & \operatorname{soci\bar{u}} & \operatorname{fen\bar{t}} & p & \operatorname{stipend} & \operatorname{suo} & p \\ & & & & & & \\ & & & & & & \\ & & & &$	Unu sociu hent stipend & p annu -	Unu sociu hent p stipend suo p annu	Unu discipulu hent p stipend & p annu	סוות מופכולותית זוכחור לי פתלוכות פתם לי שוודו
Ordinavit -		Ordinavit	Ordinavit	Ordinavit	Ordinavit Ordinavit	
Dña Anna Pakenh <sup>a</sup> m		Stephus Smythe	Thomas Atkyns	Elizabeth Cler	WillmsGale Willms	Sygo
	Alij fund t bûfactoř	dči Collegij  t eož ordi- nat ut p3 compoš suas	viž			

xiiji, xd.	, iiiji, xvjs.	xlj <sup>u</sup> , ix <sup>s</sup> .
Unu lectoř hent p stipend suo p xls.  annu		Coñs suis juxa rat iiijd. p septimañ p xvijs. iiijd.  annu  Vad custod gardini t orti dĉi Collegij p annu  Eleemoŝ anli distribut paupibus exeunt de rĉorijs de vilton Foudon Matsall t Mitforde p annu  Expeñ custod dĉi Collegij in supviš terr t tent dĉo  Collegio ptineñ t at cauŝ eisdm Collegij cõibus iiijd.  annis
Doctor Knyght	Excquie annuati in die annivsar celebrand viz ex	Viž in
		Expens.  ordinař †  exaordinař  ex consueř  usitař † no  in aliquib

5° ^	Collegio p fundať t beneffacť put inferius coñ.  \[ \] \text{xix}^{\text{li}} \text{xj}^{\text{s}} \] Inde in \[ \] \text{xxiij}^{\text{li}} \text{xxiij}^{\text{s}} \] \[ \] \text{xxiij}^{\text{li}} \text{xviij}^{\text{li}} \] \[ \] \text{xviij}^{\text{li}} \text{viij}^{\text{li}} \]	
in ecctia	ncess deo (xvji. xjs lxs. ckxviijs. Cs exeunt nū	
Pane vino E cera tam in f ipog capelf qam in cectia   xvs. iiijd.   Sci Michis Norwic cõibus annis   Sci Michis Norwic cõibus annis   Collegio ptiñ cõibus annis   Iiijd.   Dño Regi jure nup monasfij de Anglesey p seitu dõi Collegij p   annū	ingul possessiones tem spual qem tempaliu daf teoneess deo Collerae finissog.  [Reddif de Mortyners temica tenti ibm avji. xjs	ie .
	quatur omnes & singul possessiones & mediatur omnes & singul possessiones & mediator of the singul possessiones & media of the singular content of the	
fundacoù specificat dan seit dei		•

ixn,	$X_1^{S}$ .	xxvs. Inde in	vjs. vjd.	- xviijs. vjd.	$- \text{ vij}^{\text{li}}. \text{ xv}^{\text{s}}. \text{ iiij}^{\text{d}}. \text{ Inde in}$ $ \overset{\text{e}}{\longrightarrow} \begin{cases} & \text{xv}^{\text{s}}. \text{ vij}^{\text{d}}. \end{cases} $	vj <sup>n</sup> . xix <sup>s</sup> . ix <sup>d</sup> .	xiij <sup>u</sup> . vj <sup>s</sup> . viij <sup>d</sup> . Inde in	IXI)s.	x <sup>li</sup> . iiij⁵. viij <sup>d</sup> .
1	1	\$	Aule }	- xvi	o de toto	vj <sup>li</sup> . x	1		x <sup>li</sup> . iiij
1	ŧ	1	socijs .		maffi ijs. in		ı	ii. Xs.	•
1	1	5	Reddif resoluf mro Brakyn vs. t mro t socijs Aule Regie xviijd, in toto p annu	6	Reddif & firm ibm p annu Reddif resoluf Epo Elien & at x*. viijd. maffio de Grays ijs. xjd. & maffio de Chewelles ijs. in toto p annu	z t	1	Reddif resoluf Thome Tyndale armi- ger unu lb pipis pc Annuali penc solut vicar ibm xls. £ Epo Norwicen xxs. in toto p annu	t.
Reddif & firm ibm p annū	Reddif & firm ibm p annu	Reddif t firm ibm p annu	teddiť resoluť mro Brakyn v <sup>s</sup> Regie xviij <sup>d</sup> . in toto p annú	t	Reddif & firm ibm p annu Reddif resoluf Epo Elien ? Grays ijs. xj². & maflio o p annu	ı	o annū	Reddif resolut Thome Tyndale armigeř unu lb pipis pč	8
firm ibn	firm ibn	firm ibn	soluť m cviija in	nnű	firm ibn solut E j <sup>s</sup> . xj <sup>d</sup> .	nnū	rcorie 1	eddif resoluf Thome ger unu lb pipis pe nnuali pene soluf v Epo Norwicca xxs.	nnū
eddif L	eddif L	teddif F	reddif re Regie z	Et remañ clare p annū	teddif teeddif re Grays i	Et remañ clare p annū	Firm dict reorie p annu	geř uni mnuali Epo No	Et remañ clare p annū
	1	- 1		remañ c	$\lim_{\mathbb{S} \to \mathbb{R}} \left\{ \mathbb{R} \right\}$	remañ c	in - H	iš in	remañ c
Vaft in -	Vaft in	Vaft in	$\mathbf{Rep}^{i}$ in	百	Vaft i Repis	Et	Vaft i	Repig	Ē
Stoquye -	IIynton -		Chesiton {		Haddenh <sup>a</sup> m in Insulã Elieñ			Wylton rẽoria	
		_~							
		ant							

$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$x^{ii}$ , $xviij^{s}$ , $viij^{d}$ , $q^{a}$ . $iiij^{ii}$ , $xvj^{s}$ , $viij^{d}$ . $1x^{s}$ . Inde in $iiij^{s}$ , $viij^{d}$ . $xxs^{s}$ . $xxxv^{s}$ , $iiij^{d}$ .
Fouldon  Fouldon  Foulds   Repi§ in   Annual penč solut dno jure nup mon de Castell Acre xxvjs. viijd. £ Eño   Norwicen xxs. in toto p annu	$ \begin{array}{c} \text{Et remañ clare p annū} & - & - & - \\ \text{Rẽoria de} & \text{Vatt in - Firm diet rẽoric p annū} & - & - \\ \text{Matsall} & \text{Repiš in } & \text{Epo Elien libř thuris pē iiijd. in} \\ \text{Annuali penē solut Epo Norwicen p} \\ & \text{annū} & - & - \\ & - & - \\ \end{array} $	annū
	Norff	

)

- cvj <sup>s</sup> . viij <sup>d</sup> . Inde in - xx <sup>s</sup> . - iiij <sup>u</sup> . vj <sup>s</sup> . viij <sup>d</sup> .	$\begin{array}{ccc} & & & xl^s. \\ & & & & \\ & & & & \\ & & & & \\ & & & & \\ & & & & \\ & & & & \\ & & & & \\ & & & & \\ & & & & \\ & & & \\ & & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & \\ & & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & & \\ & \\ & & \\ &$	- iiij <sup>ii</sup> . xij <sup>s</sup> . iiij <sup>d</sup> . xiiij <sup>ii</sup> .	•	sic suma expens excedit suma revēc p xxxv <sup>li</sup> , vijs, iiij <sup>d</sup> , q <sup>a</sup> .
Vaft in - Firm dee reorie p annu Repis in - Annua pene solut Epo Norwicen p annu - Et remañ clare p.annu	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Et remañ clare p annū iniji. Westnyĝ Valt in - Firm dĉi maĥij p annū	Sma tolis oın possessionu de Collegio ptin sive spectan repis non deduct p annu - $\int$ exxili. viijs. Sma oın repis p annu - xjı. viijs. vjd. ob qa.	Sma tolus oim possession dči Collegij rep <sup>j</sup> š inde scrix <sup>li</sup> . xix <sup>s</sup> . v <sup>d</sup> . q <sup>a</sup> . Et sic suma expenš excedit suma deduct p annu revēč p annu revēc p xxxv <sup>li</sup> . vij <sup>s</sup> . iiij <sup>d</sup> . q <sup>a</sup> . Memog <sup>d</sup> qd advocačon rčoriaz Sči Michis de Coslonia infra civitet Memogal de advocačon rčoriaz scrivita de Coslonia infra civitet Memogal de advocačon rčoriaz scrivita de Coslonia infra civitet Memogal de advocačon rčoriaz scrivita de Coslonia infra civitet Memogal de advocačon rčoriaz scrivita de Coslonia infra civitet Memogal de advocačon rčoriaz scrivita de Coslonia infra civitet de coslonia civita de civita de coslonia civita de coslonia civita de coslonia civita de civ
Suff Suff	Worl Bern	Bedd We		$Memox^{d}$

emoga qua advocacon reoriaz Sei Michis de Coslonia infra civitat Norwicen t unius cantie in eadmeectia ac reorie de Barneby neenon vicariaz de Wilton Mutfurthe t Matsall pdiet ptinent ad dem Per me Joannem Redmayn. Per me Mattheu Parker.

Collegiū.

Per me Gulielmu Mey.

)

(Status sive declarace tam proporconis sive offis dei Collegij ordinat Tassignat p fundatores T benefiactor ejusdem qam Sum 't singlaz possessionū tam spual qam tempal dēo Collegio ptineñ sive spectañ accept commissionies Dni R adhoe assignat mens Februarij anno regni Dni nue Henrici viijw Dei gra Anglie fact & delibat p Matheu Pker Johnem Redman sacr theolog plessores & Willm Mey legu doctorem Frauncie & Hibnie Regis Fidei Defens T in terra cectic Anglič T Hibnice Suffmi Capit xxxvij<sup>me</sup>.

put inferius con. Ixxiiijli. xs. xij". ijs. ijd. Ixvji. xiijs. XXXVS. vjd. xxvjs. viijd. Exequiis fund t af p \ xxiijs. iiijd. Libatur sun & famit f \ vj". xiijs. iiijii. vjs. nijli. Stipend suo p annu --Officio vice Prosit p Stipend suo p annu Libatura sua p annū Cors suis p annu p annu annū annū Hent p Hent p

Unit mrum

Posit

Exequiis fund & at p xiijs iiijd.

Unu vice-

Collegiü Regale Bie Marie 4. Sci Nicolai infra Villam I Univsitat Can-

tabridgie.

viijli. vs.	xxij <sup>li</sup> , iij <sup>s</sup> , iiij <sup>d</sup> .	
Stipend suo p annū - xxvjs. viijd.)  Coĩs f p annū { iiijii. vjs. viijd.}  Officio decani p annū - xxs.  Libatuř sua p annū - xxs.  Exequiis fund p annū - xjs. viijd.	Stipend suis viž p quo- libt xxvjs. viijd. in toto p annū - Coñs suis viž p quolibt iiiji. vijs. viijd. in toto p annū Officio decañ t lectuř viž p quolibt iiiji. in toto p am Libatuř suis viž p quo- libt xxs. in toto p snnū libt xxs. in toto p annū	Exequiis fid viž p quo- libt viijs. iiijd. in toto p am
Unü decanu   Hēnt p   Coīs f p annu theologie   Hēnt p   Cofficio decani   Libatur sua p   Exequiis fund	$\left\{ \begin{array}{c} \text{Stipend suis v} \\ \text{libt xxvjs.} \\ \text{toto p ann $\bar{u}$} \\ \text{Co$\bar{i}$ suis vi$\bar{z}$} \\ \text{iii} \bar{j}^{\bar{i}}. vjs. vii\\ p ann \bar{u} \\ \text{officio decan} \\ \text{artib}_{\bar{z}} \end{array} \right\}  \left\{ \begin{array}{c} \text{Co$\bar{i}$ suis vi$\bar{z}$} \\ \text{iii} \bar{j}^{\bar{i}}. vjs. vii\\ p ann \bar{u} \\ \text{vi$\bar{z}$} p \text{ quolib} \\ \text{toto p a}^{m} \\ \text{Libatu$\bar{r}$ suis v$\bar{i}$} \\ \text{libt xxs. in ann $\bar{u}$} \end{array} \right.$	Exequiis libt vi

XXViji.	vijji, vš.
xiijii.  xiijii.  Ixxijs.	xxvjs. viijd. iiiji. vjs. viijd. xxs. xxs. xxs.
Stipend suis viž p quo- libt xxvjs. viijd. in toto p annū Coīs suis viž p quolibt iiiju. vjs. viijd. in toto p annū Officiis burssař viž quo- libt xls. in toto p annū Libatuř suis viž p quo- libt xxiiijs. in toto p annū libt xxiiijs. in toto p annū	Stipend suo p annū - Coīs suis p annū - Coīs suis p annū - Libat sua p annū - Exequiis pd fundat p annū
IIent p	] IIent p
Tres	Unum

xxix <sup>li</sup> .	evj <sup>ii</sup> , vs.
<b>☆</b>	ca)
T. ".	
cvj* viija.  xvij <sup>n</sup> . vj*.  viija.  iiij <sup>n</sup> .	xx <sup>li</sup> .  lxv <sup>li</sup> .  xv <sup>li</sup> .
Stipend suis viž p quo- libt xxvjs. viijd. in toto p am  Coīs suis viž p quolibt iiiji. vjs. viijd. in toto p annū  Libatuř suis viž p quo- libt xxs. in toto p annū  Exequiis pd fundař viž p quolibt xjs. viijd. in toto p annū	Stipend suis viž p quolibt toto
Ilent p	Hent p
Quatuor socios psbifos	xv. socios non psbit in artib5 mros

cxxiiiji, ix <sup>s</sup> .	cxxxvj <sup>li</sup> . xvj <sup>s</sup> .
xix <sup>li</sup> . vj <sup>s</sup> . viij <sup>d</sup> . xv <sup>li</sup> . iiij <sup>s</sup> . viij <sup>d</sup> .	xvj <sup>n</sup> .  ciiij <sup>n</sup> .  x <sup>n</sup> . xvj <sup>3</sup> .
$ \begin{cases} \text{Stipend suis viž } \mathfrak{p} \text{ quo-} \\ \text{libt } xx^s. \text{ in toto } \tilde{p} \\ \text{annu} \\ \text{Coñs suis viž } \mathfrak{p} \text{ quolibt} \\ \text{liijii. vjs. viijd. in toto} \\ \text{p annu} \\ \text{libt } xvjs. \text{ viijd. in toto } \\ \text{libt } xvjs. \text{ in toto } \\ \text{annu} \\ \text{Exequiis } \tilde{p} \tilde{d} \text{ viz } \tilde{p} \text{ quo-} \\ \text{libt } viijs. \text{ in toto } \\ \text{p annu} \\ \end{cases} $	Stipend suis viž p quo- libt xiijs. iiijd. in toto p annū   Coīs f viž p quolibt iiijü. vjs. viijd. in toto p annū Libatuř suis viž p quo- libt ixs. in toto p annū  Exequiis pd viž p qolibt vs. in toto p annū - }
Hent &	Hent p
xix. soč in artib5 bacchā	xxiiijor scolař
Tremicus Sextus pimus fundat dõi Collegij ut p3 funda- eõem f	xix <sup>no</sup> die Februar anno regni f xix <sup>no</sup> q ordinavit

cxiijs. iiijd.	xiijs. iiijd.
$\left\{ egin{array}{ll} $	ipend uni <sup>2</sup> ex pd psbif   iiiji, vjs. voĉ pcentor p a <sup>m</sup> -   viijd. ipend alf p annū -   xxiijs, iiijd. ipend viij. af viž p   xxji, vjs. quolibt liijs, iiijd, in   viijd, viijd, in toto   xxs. viijd, in toto   viijd, v
Tegentibus dialecticam  † phillosophiam p annū  Legentibus linguam Grecamit † Hebrai-	Stipend uni? ex pd psbit voë peentor p am . Stipend alf p annū . Stipend viij. af viž p quolibt liijs. iiijd. in toto
Hent p	Hênî p
Quing, lector existeñ ex bdēis socijs	xcem psbit }

liiji. iiijs.	$\begin{cases} lv^{li} vj^{s}.\\ viij^{d}. \end{cases}$
c°.  iiiji. vjs.  viijd.  iiiji.  vjii.  vjii.  xxxyjii.  liiijs.	p singuli s s fund sin-
Stipend jubilator in erganis p annu - Stipend informator cho- viijd.  Stipend alf ex pdēis iiiji.  Stipend alf ex pdēis iiiji.  Stipend quarf ex pd lxxiijs. iiijd.  Stipend ijor reliquor viz p annu - Stipend ijor reliquor viz p annu Coīs suis viz p quolibt iiiji. vjs. viijd. in toto p annu	Exhibic & convict & viz p singuli lxvjs. viijd. et p exequiis fund sin- gut ijs. vjd. in toto p annu
Hent p	Hēnī p
vj. ctcos conduct	xvj <sup>cim</sup> }

mlviiji. xix <sup>s</sup> . iiijd.				
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	$ \begin{array}{c c} \textbf{Cfiem} \\ \textbf{compof $\mathfrak{T}$} \\ \textbf{burssariog} \\ \textbf{ac ballivū} \\ \textbf{Cantabř} \end{array} \right\} \hspace{0.5cm} \begin{array}{c c} \textbf{Stiped} \ \text{suo $\mathfrak{p}$ ann $\mathfrak{u}$} & - \ \ \text{viij}^{\mathfrak{h}}. \\ \textbf{Libatuř sua $\mathfrak{p}$ ann $\mathfrak{u}$} & - \left\{ \begin{array}{c} \textbf{iiij}^{\mathfrak{h}}. \ \textbf{vjs}. \\ \textbf{viij}^{\mathfrak{d}}. \\ \textbf{viij}^{\mathfrak{d}}. \end{array} \right\} \\ \textbf{Libatuř sua $\mathfrak{p}$ ann $\mathfrak{u}$} & - \ \ \text{xij}^{\mathfrak{s}}. \end{array} $	Senlum - Hent p - Feod suo p annu - iiijii.	, ~,	(Vad sive stiped panař)  coci tonsoř pistoř  equiš lautř & claviĝi  viž p singuli xl <sup>s</sup> . in  toto p annū - · ·

ordinař †
assignař p
fundař †
bňfacř
ejusď
eŭ expenš
ordinař †
exaordinař

	liijs, iiij <sup>d</sup> .	liijs. iiijd.
Servien   Vad subcoei duog gar- conn in stabuf 4 pul- saf campañ viž singut   vijd.  fra dēm   Vad pinēne 4 lixe viž   p singut xijs, iijd. in   xxvjs. vijd.  Collegiū   Coîs suis viž p claviĝ   iiiji. vjs. vijd. 4 p   xxxxli. vjs. singut at xliijs. iiijd. in toto p annū   Libatuř suis viž p quo- libt vijjs. in toto p annū    Expeñ   Viz in   Exequiis fundaf in scolis celebraf   pubblič cõib5 annis   xls.	Salar dat viceppos dei Collegij p cert quibzdam concionibz p ipm Cantabridg t af locis pdicand p annū	Magist Ordinavit { Salar concess decan theof ibm p quibzdam con-} Townes } Ordinavit { cionibz p ipm in divs locis pdicand p annu}
Servien infra dêm Collegiu Expen	Doctor Argentyne	Ma

Ordinavit { Salar solut tereio psbit ibm p quib3dam smonib5 p } liijs, iiijq.  Ordinavit { Salar solut quarto psbit ibm p cert{ quibusd con-} cionib5 p ipm pdicand p annu cionib5 p ipm pdicand p annu cionib5 p ipm pdicand a orand p annu cionib5 p ling pdicand a orand p annu cionib5 p ling pdicand ad orand p annu cionib5 p ling.  Reddit resolut collect de Shyngaye p annu vijs. ijd. nup abbie de Tyltey p annu jis. rēori Sci Andree de Londoñ xs. cfico ejusdem jis. nup monastio de Shophsm vis. t p orto nup pquis a nup Frib5 Carmilitanis Cantabridgie vs. iiijd. in toto p annu cionim cum capac panis t vini cere canded chordag campanit una cum mundacone plumb t repac dei templi coib5 annis  Cois dni ppos cert dicb5 in magna aula prandent ex statuto t aliog extrancog supvenici tum eciam p divs ceris clavib5 papiro atrament t empc utensit t repac cjusdem coib5 annis  t repac cjusdem coib5 annis  Divs equis emptis ad usum Collegij una cu feno avena t litura p eisdem repace, frenog sellag t ciiijxvyli.
Salař soluř tercio psbiř ibm p quib5d³m smonib5 p ipm pdicand p annů
it (it { Solumit it } fit { Solu
Ordinavit  Ordinavit  Ordinavit  Ordinavit  Ordinavit  Fribz Dan paritis, nup paritis, nup paritis, can paritis, can mun  Cois dni pparatuto tan mun  Cois dni pparatuto t
Doctor Doctor Hogelyn Magist Plentic Veysye Viz in
Alij bnífactores dči Collegij cū eog orđ Resoluč reddiť exeuň de scitu dči Collegij Collegij ordinař T exaordinař

expens exaordinar colo3 alills	1	-{ iiija.
Repač tam mansionis dči Collegij qam čum possesš	un posses	S Jayli
ejusd cõib3 annis	,	·

Memord quod desunt quatuor scolares sed mox eligend.

Sequntur omnes t singul possessiones tam spual qam tempaliu dat t concess pd Collegio p fundator t bneffact ejusd In considerac pmiss tc.

xxx <sup>II</sup> , xiiij <sup>8</sup> , xj <sup>4</sup> . Inde in	xxviij <sup>8</sup> . viij <sup>d</sup> .	s. iiijd.	vj. nj.			
Reddif firme et x <sup>mi</sup> ibm p annū - xxix <sup>li</sup> .  Pquis cur ibm cum xxvj <sup>s</sup> . viij <sup>d</sup> . p introitu dee firm cõib <sub>2</sub> annis - sxxiiij <sup>s</sup> . xj <sup>d</sup> .	Feod senese ibm p fras patetes p annu xiijs. iiijd.  Francos conf. ibm coilus annis - vs.	x · · · · · · · · · · · · · · · · ·	Et valet clare p annu	Pquis cur ibm cū v <sup>ii</sup> . p introit firm evjs. viijd.	annū -	Feod senesč ibm p annū - xiijs, iiijd,
Valet in	di si		Et valet	Vaf in		
Townships of	bridge					Ryngewood

lvs. viijd.	d. J - Iviij <sup>ii,</sup> xj <sup>s</sup> .	$\begin{cases} & \text{xxiiji. vjs. viijd.} \\ & \text{Inde in} \end{cases}$	xviijs. iiijd.	xxij <sup>11</sup> , viij <sup>2</sup> , iiij <sup>4</sup> .	xxviiji. xiijs. x <sup>d</sup> . Inde in
vs. xxs. iijs. iiijd. viijd.	iijs, iiijd.	xxj <sup>ii</sup> . xlvj <sup>s</sup> . viij <sup>d</sup> .	vjs. viijd. vjs. viijd. vs.	- xxij <sup>li</sup> .	xxij <sup>ii</sup> . lxv <sup>s</sup> . vj <sup>d</sup> . lxviij <sup>s</sup> . iiij <sup>d</sup> .
Repiš in Custod unius tauri t apri  Duob5 mod maucorne p sustentatione cujusdam fosse p annū	Pencoe solut nup piorat de Swithin - Et valet clare per annu		Monkstō Repiš in Feod senesč p annū Expenš cuř cčibus annis	Et valet clare per annū	Reddif & firmis ibm per annu
South					

xvjs. viijd. 'ijs. ijd.	xxxiiji. x*. Inde in	xxxviij³. iiijd.	. viij <sup>a</sup> . vj <sup>i.</sup> xiiij <sup>s</sup> . iij <sup>a</sup> .	Ixviij <sup>ii</sup> . xv <sup>s</sup> . iiij <sup>d</sup> . Inde in
<ul> <li>vjs. viijd.</li> <li>iijs. iiijd.</li> <li>vjs. viijd.</li> <li>xxvijis. ijd.</li> </ul>		- vj <sup>s</sup> . viij <sup>d</sup> xx <sup>s</sup> v <sup>s</sup> .  p vj <sup>s</sup> . viij <sup>d</sup> .	$\left\{\begin{array}{ccc} - & \text{conj}^{\text{d}}. & \text{cij}^{\text{d}}. \\ - & \text{coj}^{\text{d}}. & \text{ciij}^{\text{d}}. \\ \end{array}\right\} \left\{\begin{array}{c} \text{vij}^{\text{d}}. \\ \text{v}^{\text{d}}. \end{array}\right\} \left\{\begin{array}{c} \text{v}^{\text{d}}. \end{array}\right\}$	$\begin{bmatrix}  xvj^{li}. xiij^{s}  \\  xij^{s}  \end{bmatrix}$ $\tilde{m}$ $xlij^{s}.$
Feod senescalt ibm p annu -  Expensis cur ibm cõib5 annis Feod ballivi ibm p annu -  Et valet clare p annū -		E E E E	Et valt clare p ann $\vec{u}$ $\vec{v}$ -	
Repiš in Et va	Valet in	Rep'š in	$\left\{ \begin{array}{c} V_{\mathrm{al}} \end{array} \right.$	Vaf in
	Maĥiū de	Deverell	Maĥiū de Homyngtoñ	•
				<b>t</b>

lviij*, x <sup>d</sup> , q̃.	ob q.	iiij×xjii.	XX <sup>5</sup> .	iiij** ii,	xliij <sup>n</sup> . xiiij <sup>s</sup> . j <sup>d</sup> . ob. Inde in
xls. vijd. ob xijd. xiijs. iiijd. xxd.	J <sup>1</sup> . 15°. 00 qJ lxv <sup>li</sup> . xvj <sup>3</sup> . v <sup>d</sup> . ob q̃.	$\begin{cases} xix^{li}, \\ xij^{li}, \end{cases}$	xiijs, iiijd.	•	$\left\{ \begin{array}{l} xxviij^{li}.xij^{s}.\\ x^{d}.\\ xiij^{li}.iij^{d}.ob \end{array} \right\}$
Denarijs solut ecelie Saru p quodam reddit p annu	Et valet clare p annū J	Vaf in { Vend bosë ibm cu viij". p introif firm } ibm cõib3 annis	Repis in { Penarijs solut p Plowbott t Foldboth } Feod ballivi ibm p annu	Vaft clare p annu	Reddif 4 firmis ibm p annu - { Vat in { Pquis cur ibm coib5 annis
Mafliŭ de Chalke		Nup prorat	de Okeborn		<u> </u>

							vjli. vjs. vd.					
×Ijs.	xxvj <sup>s</sup> . viij <sup>d</sup> .	xxij³.	xvj³.	vj <sup>d</sup> .	vjs. viijd.	vjs. viija.	ja.	xvj <sup>s</sup> . iijd.	xvj <sup>d</sup> .	xvj <sup>d</sup> .	xviij <sup>d</sup> .	iij <sup>d</sup> .
Vend bosē ibm cõib 5 annis ultra Grossū. Meremū coīs bosē et alios boscos teñtis	Feed senescall ibm p annu Expensis cuř cõib3 annis	xxijor modiis frumet p annu p customariis expens int tenent ibm ccib3	xxiiij <sup>or</sup> modiis brasii p eisdem cõibus annis	Vadiis brasiatoris ad brasiand	Stipend messoris ibm p annu	Stipend computant exercent officiu   Phosit de redd tent sui côib5 annis	Candelis empt p cisdem	Carnibus empt p eisdem	Vadiis carnificis coduct ad necad	Cariag spinarū ad brasiand	Pane t caseo ēpt p eisdem tempore circulationis p annū	Pane et caseo tepore fugationis
							Rep's in					
		Maßiū de Stowre	z nuz									
		Dorš										

viijd. ob.	xxiiijii, x <sup>8</sup> . Inde in	$\left\{ \begin{array}{ll} \int_{\mathbb{R}^{n}} \sin j^{d} & \cos $	} ciijs. iiijd.	$\left. \begin{cases} ix^{li}, ix^{s}, ij^{d}, \text{ Inde in} \end{cases} \right.$
Falcatione prati duici p annu - vs.  Decasu redd ibm p annu - xijs. ijd.  Rectori in solution p pendif in hospitio f pendif in hospitio f annuatim peisdem $\mathfrak{t}\mathfrak{C}$	Reddif firme et deci ibm p annu - xxiji. Pquis cur ibm cu xxxs. $p$ introif firm $p_{1}$ $p_{2}$ $p_{3}$ $p_{4}$ $p_{5}$ $p_{5}$ $p_{5}$ $p_{5}$ $p_{7}$ $p_{$	§ in       Expensis cur coibus annis       - xiijs. iiijd.         aft clare p annu       - xxiiji.	Firma boscorū ibm p annū c <sup>s</sup> .  Pquiš cur cõib5 annis - iij <sup>s</sup> . iiij <sup>d</sup> .  re p annū	Reddif $\mathfrak k$ firmis ibm $\mathfrak p$ ann $\tilde u$ - $\left\{\begin{array}{c} \text{viij}^n.\ \text{xiij}^s. \\ \text{iiij}^d. \end{array}\right.$ Pquis cu $\tilde v$ ibm c $\tilde v$ xiij $\tilde v$ iiij $\tilde v$ p introi $\tilde v$ $v$ $v$ $v$ $v$ $v$ $v$ $v$ firm ibm c $\tilde v$ annis
Falcatior Decasu r Rectori	Val in	Exon Jux* Exon Exon Tepis in {	Cotteley Vaf in Firma be Wood Vaft clare p annū	Maßiū de Sorehouse
		Devoñ		

$\left.\begin{array}{ll} & \text{viij*. iiij4.} \\ \text{ixi. x4.} \end{array}\right.$	iiij <sup>ii</sup> . xvij <sup>s</sup> . vij <sup>d</sup> .	vijs. vijd.	xxxiiiji. iiijd. Inde in
xxd. vjs. viijd.	iiij <sup>n</sup> . xiij <sup>s</sup> . iiij <sup>d</sup> . iiij <sup>s</sup> . iij <sup>d</sup> . j bosĉ ibm	- iiij <sup>u</sup> , xvijs, vijd. xliijs, iiijd. vjs, viijd.	Is.  Inijs.  xvjs. iiijd.  xviijs. xd.  xxad.  viijs. iiijd.
Feod ballivi p annu		Valt clare per annū	Redd firme et deči ibm p annū -  Molendino ibm p annū  ibm communib5 annis  Vendit bosĉ ibm p annū  Reddit resolut nuper Abbt de Burye -  Reddit resolut ad cur de Crosforod -  Reddit resolut dno de Powes p annū -
Repis in Et val	Vaf i	Vaft Vaf in	Vat in
	Maßiü de Evhall	Boxford	Prorat sive mahîm de Karsay < cum molend in Ekynge
		į.	Suffolce

viij <sup>n</sup> . iiijs. vijd.	,V°, iX <sup>d</sup> ,	xxxiij <sup>li</sup> . xj <sup>s</sup> . viij <sup>d</sup> . Inde in		ix <sup>li</sup> , xvj <sup>e</sup> ,
ixd. vj <sup>ii</sup> . vj <sup>s</sup> . viijd.	vs. iijs. iiijd. - xxv <sup>ii</sup> . xv <sup>s</sup> . ix <sup>d</sup> .	xxx <sup>li</sup> .	xxvjs. viiijd. vjii. ijs.	xvj <sup>d</sup> . xvj <sup>d</sup> . yj <sup>s</sup> . viij <sup>d</sup> .
Reddif resoluf Willmo Walgrave militi  p annū  Salario cijusdam capellā ibm p annū  Feod ballivi ibm p fras paf suas p  annū	Feod senescall per annu   Expensis cur cõib5 annis   Et valet clare ner annu   Et valet claret ner annu   Et valet claret ner annu   Et valet clar	Reddif firme # dec ibm p annu - Pquisis cur ibm cu xx*. p introit dic firm coib5 annis -	Vend bosē cõib5 annis - Salario cujusdam capelt p annū - Redd resolut nup p'or de Thetford p annū	Tuř vicecom p annu
Rep <sup>i</sup> s in	Ž.	Valet in	- G 49	Rep <sup>i</sup> š in
			Piorat sive mañiu de Brysell	

	.b. viijd.	xlvij <sup>i</sup> . xj <sup>s</sup> . vj <sup>d</sup> . Inde in	xxvj <sup>s.</sup> iiij <sup>d</sup> .	xlvj <sup>li</sup> . v³. ij <sup>d</sup> .
xij <sup>d</sup> , ij <sup>s</sup> .  xvj <sup>s</sup> .  v <sup>s</sup> .	xxvj <sup>s</sup> . viij <sup>d</sup> .∫ - xxiij <sup>ii</sup> . xv⁵. viij <sup>d</sup> .	xxxviiji. xiijs. iiijd. cxjs. vjd. Ixvjs. viijd.	xiijs. iiijd. x <sup>s</sup> . iijs. xijd.	· - xlvj
Secta cur de Hartismere Sinodalib5 Epo Norwicen p annu Feod ballivi ibm p annu Feod senescatt ibm p annu Expensis cur cõib5 annis	Denariis solut collect dni ibm $\mathfrak{p}$ $x^{is}$ in $\begin{cases} Xxvj^s \cdot viij^d \end{cases}$ .  Et valet clare $\mathfrak{p}$ annu		mahîm de Tofte  Monachoğ  Repis in { Tur vicecomit ibm p annu   Fxpensis cur eccib annis     Repis in   Reparar cujusdam pont cciter vocar	Et valet clare p annu

xxj <sup>n</sup> . xvij <sup>s</sup> . x <sup>d</sup> . ob. Inde in xliiij <sup>s</sup> . viij <sup>d</sup> .	. ij <sup>d</sup> . ob. xvij <sup>li</sup> . xvj <sup>d</sup> . ob. Inde in		p.A. siiii	
xix <sup>11</sup> , iijs.  iijd. ob  liiijs. vijd.  xxiijs. iiijd.  xiiijs.  viijs.	$ - xix^{li}. xiij^s. ij^d. ob. $ $ - \left\{ \begin{array}{c} xvj^{li}. ix^s. \\ viij^d. ob \end{array} \right\} $ $ - xj^s. viij^d. $	nd hie g bosë ibm adhue non valuat	- xiijs, iiijd, - iijs, iiijd,	ij <sup>s</sup> . iiij <sup>d</sup> .
Val in  Redd & firm ibm p annu  Pquis cur ibm cõib3 annis -  Feod ballivi ibm p annu  Repis in  Expensis cur cõib3 annis -	Et valet clare p annū	Vend bosci p annu - { Feod ballivi ibm p annu	Feod senescall ibm p annu -  Expensis cur cöibus annis -  Renis in A Redd resolut Dño Regi -	<u> </u>
Maĥiŭ de Lesygh <sup>a</sup> m		Maßiū de	Coteshall	
		Norff		

x <sup>d</sup> , ob.	xxv <sup>li</sup> . xv <sup>s</sup> . vj <sup>d</sup> . Inde in	XXX <sup>3</sup> .	v <sup>s</sup> . vj <sup>d</sup> . xiiij <sup>ii</sup> . vj <sup>s</sup> . viij <sup>d</sup> .	xxvij <sup>li</sup> . xviij³. vj <sup>d</sup> . Inde in
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Redd & firma ibm p annū xxij <sup>i</sup> . xviij <sup>3</sup> .  Pquiš cuř ibm cū xiij <sup>3</sup> . iiij <sup>d</sup> . p introit frm ibm cõib <sub>5</sub> annis lvij <sup>3</sup> . vj <sup>d</sup> .	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	n p annū - $\left\{\begin{array}{ccc} xiij^{i_1} \cdot v^s \cdot vj^d. \\ xiij^{i_1} \cdot vj^s. \end{array}\right\}$ xii iis - $\left\{\begin{array}{ccc} xiij^{i_1} \cdot vj^s. \\ viij^d. \end{array}\right\}$	Reddif firme et deči ibm p annū - Ulta decim de Asplei & Morkei no debere coqui ijs. vjd. Pquis cur ibm cõibus annis ijs. vjd. Redd unius clausi juxta cimiteriü p miijs. annū
Redd voë Cokkmanshott p annu   Decasu redd ibm p annu   Et valet clare p annu	Vat in Pquis cur ibm cu xiijs. iii firm ibm cõib5 annis	Repiš in { Feod ballivi ibm p annū Feod senescalt p annū Expensis cur cõib3 annis	Et valet clare p annū - Vat in Fine ibm cõib5 annis	Reddif firme et deči ibm p annu -  Ulta decim de Asplei & Morkei no debere coqui -  Pquis eur ibm ecibus annis  Redd unius clausi juxta cimiteriu p annu -  Fine capital firm ccib3 annis -
	Maßiū de	Horstede	$\left\{ \begin{array}{c} \text{Mañiū de} \\ \text{West} \\ \text{Wroth}^{a}\text{m} \end{array} \right\}$	Mañiu de

ix <sup>ii</sup> . xxj <sup>d</sup> . ob. j <sup>d</sup> . ob.	iiij <sup>ii</sup> . xiijs.	xvy".  xiiiji. xix <sup>5</sup> . v <sup>d</sup> .  Inde in  v <sup>5</sup> .  ij <sup>5</sup> . v <sup>4</sup> .
		Valun - Fencoe resolution pannu xiiji. vjs. viijd.  Redd firme et decime ibm pannu xiiji. vjs. viijd.  Pquiš cuř ibm cū xxxs. pintroif firm  Pquiš cuř ibm cū xxxs. pintroif firm  Tquiš cuř ibm cū xxxs. pintroif firm  Valun ibm cũ pannu - n' g bosč ibm non valuař  Repiš in - Feod ballivi ibm pannu
Wawens Wotton	Mafiū de Mockley	Acherston - Maĥiŭ de Willustoñ
Warř		Lincoln

xl³.	$\begin{cases} &\text{iiij**xvji'. Inde in} \\ &\text{-} \\ &\text{iiij**xji'.} \end{cases}$	cvj³. viijď.  xxxiijï. Inde in  xiijï. vj³. viijď.  s, iiijď.	xxij <sup>li</sup> , xij <sup>s</sup> , viij <sup>d</sup> ,
Pencoe ret ibm p annu	t $x^{mc}$ ibm $p$ ann $u$ - iiij $x^{x}x^{li}$ . $\bar{m}$ eõib $\bar{j}$ ann is - $v^{jli}$ . ibm $p$ ann $\bar{u}$ $\begin{cases} n^{l} \text{ hie } \bar{q} \text{ bose } \bar{c} \text{ ibm } \\ adhue \text{ non valua} \bar{t} \end{cases}$ aft ibm $p$ ann $\bar{u}$	Pastuř & marisē [ibm] p annū - vj³. viijd.  Fine dēc firm cõib5 annis - vj³. viijd.  Redd & firmis ibm p annū - xxix <sup>i</sup> . x³.  Pquiš cuř ibm in lx³. p introif firm   lxx³.  ibm cõib5 annis   nichilf q bosē ibm   non valuat   xxxx  Vend bosē ibm p annū     nichilf q bosē ibm   xxxx  Penēŏe soluř vicař de Assheford -   xiif. xiij³. iiijd.	Redd firme 4 pquisič cuř p annū - xx <sup>li</sup> .  Vendič bosč ečib5 annis - xxvj <sup>s</sup> . viij <sup>d</sup> .  Fine dče firm cčibus a <sup>is</sup> - xxvj <sup>s</sup> .
. Blythe . Val in - Pence	Redd firm e  Reoria de  Pecot  Repis in - Feod senesc  Et valet clare p annü	Karsey   Vat in   Fine de firithment	$\left\{ \begin{array}{c} \text{Mafliu de} \\ \text{Wythyh}^{\text{am}} \end{array} \right\}  \text{Vaf in}  \left\{ \begin{array}{c} \text{Redd} \\ \text{Vend} \end{array} \right.$
Notř.	Lancasť	$\mathbf{E}_{SS}$ $\mathbf{\widetilde{x}}$	Southsex

. x <sup>li</sup> . vij <sup>s</sup> . vj <sup>d</sup> .	× xlv³. viij <sup>d</sup> . Inde in	$\left\{ \begin{array}{ll} a \\ xxviijs. \ iiija. \end{array}  ight.$ $xvijs. \ iiija.$	xxxs. Inde in	x°. iij <sup>d</sup> .	$xix^s$ , $ix^d$ . $\begin{cases} xix^g, & xiii^d. \end{cases}$
n. x <sup>d</sup> .	xlj <sup>s</sup> . viij <sup>d</sup> . iiij <sup>s</sup> . im non f	: <u>-</u>	s. s.		xls. iiis. iiijd.
ix <sup>l</sup> i. XX <sup>S</sup> . X <sup>d</sup> . Vj <sup>S</sup> . Viij <sup>d</sup> .	xlj <sup>s</sup> . ' iiii ibm no uat	xxvijs. i. xij <sup>d</sup> .	xxvj <sup>s</sup> .	Xs.	iii.
- ntroiữ }	xljs. vi iiijs. n' q bosê ibm non valuat	1 1	- Zonp	- annū	
iŋ <sup>d</sup> . P i	' ' <sup>'</sup> u	xonū	n Peio	rris per	
n p anni xiij <sup>s</sup> . i annis	nnis	iti de O p annū -	vj <sup>d</sup> . i	p annū ippo Pæ	- sim
mis ibra ibra cū a cõib5 sẽ cõib5	p annū cõib5 aı č cõib5 a	luť com ceť cuř aŭ	firm cu annu cõib3 an	luť đno luť Phil	nū p annū cõibz a
Redd & firmis ibm p annu Pquis cur ibm cū xiijs. iiijd. p introit firm ibm cõib5 annis Vendit bosē cõib5 annis	Firm ibm p annu - Fine ibm cõib5 annis Vend bosē cõib5 annis	p <sup>i</sup> s̃ in { Redd resolut̃ comiti de Oxonū Et valet clare p annū	Redd et firm eu vj <sup>d</sup> in peio duog capon p annu Fine ibm cöib5 annis	Redd resolut dno p annu	Et valet clare p annū at in { Firm ibm p annū at in { Fire ibm cõib5 annis
Re Pq	Fin	Jet	F	~	alet clar Fin Fri
Vaf in	Vaf in	Rep <sup>i</sup> s in Et va	Vať in	Repi§ in	Et v
~	ā		ā.		
Maßiū de Isclh <sup>a</sup> m	Abyngton	waguk	Abyngton	Pva	Tadlow
				Canĩ	

xvj*. ixd. ob. vj*. xd. ob.	- 1x <sup>6</sup> , xy <sup>6</sup> .	c³. ij <sup>d</sup> .
' ~~ '	×	
v <sup>8</sup> . jd. xxj <sup>d</sup> . ob.	xxviiji. xijs. viijd. xxiijs. xd. xxvis. viijd.	xxs.  liijs. iiijd.  iijs. riijd.  vjs. viijd.  ijs. viijd.
e ibm p ann Philippo Pe edđ p annū	Redd firmis et tenemet ibm p annu - { xxviiji. xijs. 'viija'.  It in Pquis cuf ibm cõib5 annis - xxiijs. xd.  Vend bose cõib5 annis - xxvis. viija.	Feod ballivi ibm p annū Alloč liij. acrař terř quia čutr postea in Grancest p annū Alloča quiet redd cujusdam tëti vocat Pies p annū
Vaf in Rep <sup>i</sup> š in	Vaľ in	$\operatorname{Rep}^{\mathrm{i} \widetilde{\mathbb{S}}}$ in
~		
$\left  \begin{array}{c} \operatorname{Hildersh}^{\mathfrak{a}}\mathbf{m} \end{array} \right $		Grauncest Ballîa <del>t</del>

j <sup>d</sup> . xxvj <sup>ii</sup> . iij <sup>s</sup> . q̃.	xxx <sup>li</sup> . Inde in xxij <sup>s</sup> . viij <sup>d</sup> . iis. iiiid.	lxvj <sup>s</sup> . viij <sup>d</sup> . lxxiij <sup>s</sup> . iiij <sup>d</sup> .	xxij". xix <sup>d</sup> .  x <sup>li</sup> . Inde in	jd.
Expens cur coibz annis - vjs. viijd.   Defijs solut Honori de Bullen p a <sup>m</sup> - v <sup>s</sup> .   Et valet clare p annū - · · · · · · · · · · · · · · · · · ·	Maĥiŭ de Craun- Graun- Alloĉ p uno crofto p annū xvjs. Graun- Repiš in Alloĉ p uno crofto p annū vjs. viijd. Et valet elare n annū xxviijd.	annū um liij <sup>s</sup> . vj <sup>d</sup> . allö antea in be ĩ put p3 ibm in toto p annū	M Q A	

ijs.)  cix <sup>li</sup> . vijs. ijd. Inde in  x <sup>d</sup> .	lvj <sup>s</sup> . viijd.	cvj <sup>i</sup> . x <sup>s</sup> . vj <sup>d</sup> . equo <sub>ž</sub> ad iiij <sup>d</sup> . tant cujuslibt quolibt quart ex convetione	$\left\{ -1\right\}$ Ixs.	·	iijd.   xv <sup>ii</sup> , x <sup>s</sup> . Inde in /iijd.
Redd & firmis ibm p annū { lxviij <sup>ii</sup> .xiij <sup>s</sup> .}  Redd sex brikkchilles p annū - $xx^s$ .  Pquiš cuř ibm cũ c <sup>s</sup> . p introif firm̃ } $x^{ii}$ . $xj^s$ .  ibm cũib5 annis $xxix^{ii}$ . $ij^s$ . $x^d$ .	Denarijs solut firm ibm libatur f ex conventione indent f p annu - S.  Feod ballivi ibm p annu - xl³.  Decasu duoz brikkehilles p annu - vj³. v iijd.	unu	Redd capitalt mansionis ibm ultra duas alias mansiones reservat ad usu dni ppositi et scholariu	Redd et firmis ibm p annū { xiij <sup>ii</sup> . vj <sup>s</sup> . viij <sup>d</sup> .	Pquis eur ibm cū xiijs. iiijd. p introit xvjs. viijd. firm ibm cõibz annis - xxvjs. viijd. xvjs. viijd.
Nup priorat  Sive malitim  Ven	Viž in	Et valet clare p annu M <sup>d</sup> quod magist et socij dëi cqui p hebdomadā et aver indenture sue p annu.	London Valin Rec	$oxed{\mathbb{R}^{\mathrm{e}}}$	$\left\langle \begin{array}{c} \mathrm{Vafin} & \left\langle \begin{array}{c} \mathrm{Pq} \\ \mathrm{I} \end{array} \right\rangle$
Z ·3	ਰ ਦੇ -	Midd			

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xiijs. ixd. ob. - xiiij<sup>li</sup>. xvj<sup>s</sup>. ij<sup>d</sup>. ob. iijs. iiijd. Solut p pane et cerevisia in septimã ] Solut vicecomit de Harford p annu -Redd resolut dño de Wediall p annu Redd resolut dno Scalis p annu Rogotion cõibs annis Et remanet clare p annu \ mafliū de \ Byggyn Hartff

 $S\tilde{m}^a \operatorname{tof} \ell \ \tilde{o} um \ \operatorname{posses\tilde{s}} \ d\tilde{c}i \ \operatorname{Collegij} \ \operatorname{rep}^{i\tilde{s}} \ n\tilde{o} \ \Big\} \ m^i iiij^{xx} x v ij^{ii}. \ xj^s. \ ix^d. \ \tilde{q}.$ deduct p annu

- iiij xxvjii. xviijs. ixd. ob q. Sma čum repis pd p annu Sma tote oum possession dei Collegij rep<sup>i</sup>s mlx<sup>li</sup>. xijs. xjd. ob. Et sic suma expens excedit suma inde deduct n num ... iiid ok revenč p xlviij<sup>h</sup>. vj<sup>s</sup>. iiij<sup>d</sup>. ob. Memord that thadvouson of the vicarege of Ryngwood Fordingbrige Brodchalke Burchalke Alneston Wawens Wotton Willuston Prescotte & Barton afore specified ben in the gift of the said College.

Lesyngham Coteshall Westwrotham Donton Withiham & Kyngeston ben also in the gift of the said Ifm that thadvouson of the psonage of Monkeston Stour P'aux Tofte Monacho Haddestowe Horstedd

Per me Mattheum Parker. Per me Jöanne Redmayn. Per Gulielmu Mey. Status sive Declaracio tam proporce & offis dei Collegij ordinat & assignat p fundator ejusdm qam om & singlag possessionu tam spualiu qam tempaliu deo Collegio sive Aule ptin sive spectan accept fact t delibat p Matheum Parker Johem Redman sacre theolog peess & Withm Mey legum doctorem comissionar Dňi Regis adhoc assignať menš Februarij anno regni Dňi Henrici viijvi Dei gřa Anglie Frauncie T Hibnie Regis Fidei Defens & in terr Ecclic Anglicane & Hibnice Supmi Capitis xxxvijmo.

> Aula de Clare infa Univisitat Cant.

Collegiu sive

put inferius coñ.

vijli. xijs. xxiijs. iiijd. xvj<sup>d</sup>. p septim in toto > lxix\*. iiijd. xlj<sup>li</sup>. xij<sup>8</sup>. Libatur & vidett quott Coïs & pietanč juxta xxiijs. iiijd. p annu in socioz juxa xvjd. p sept p quott eog p Stipend viž p vj. sení sacerdof quoft xx8. p Coïs & pietanč dict xij. Stipend suo p annu annū in toto -Libatuř f p annū p annū Hent p Hent p Duodec socios

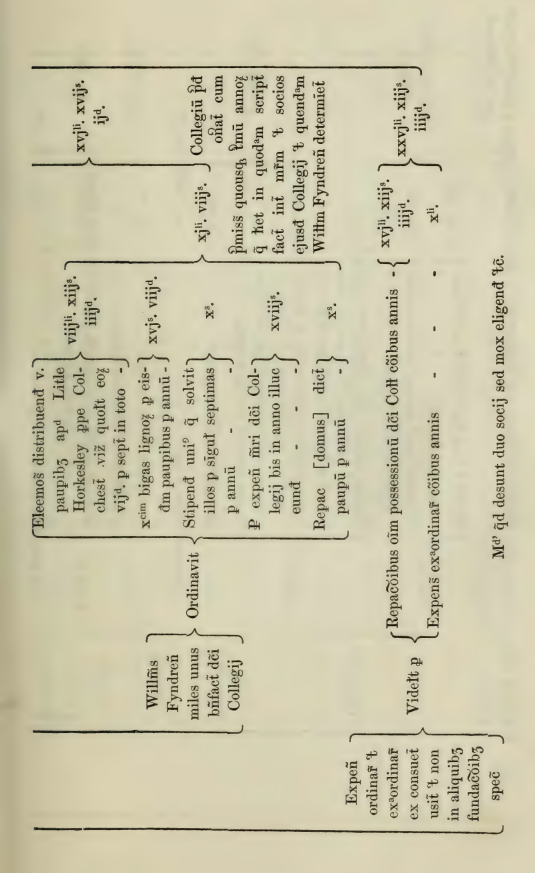
		C."ţiaxxiiii	». M				
viji. viijs.	xxxiiijs. viijd.			x <sup>li</sup> , x <sup>s</sup> . iiij <sup>d</sup> .			
vj <sup>ii</sup> . xvj <sup>d</sup> . Xxvj <sup>s</sup> . Viij <sup>d</sup> .	of p annu -	iiiji. vjs. viija.	xxx <sup>8</sup> . iiij <sup>d</sup> .	xls.	xiijs. iiijd.	×	XXX <sup>8</sup> .
Coîs f vidett quoît vijd. } vju. xvjd.  p septim p annu - } Libatuř f viž p quoît xxvjs. viijd.  vjs. viijd. in toto	Coñs f juxt rat viijd. p sept p annu Coñs mancini t pinci-	palis coci viž p quoft eog x <sup>d</sup> . p sept in toto p annu	Coñs & pietanĉ subcoci juxa rat vijd. p septimañ p annu	Vad mancipij & pinci- palis coci p annu -	Vad subcoci p annu	Libatur diet duoz cocoz p annu	Vad tonsoris & lotricis pannu
Hếnữ p	Hếnữ p			Hênữ p			
iiijor biblitist	Unu sco- larem mri		St.	ministros dei Collegij			
	de Burg Comitissa	de Clare pima fun- datrix dĉi Collegij	sive Aule tempe Edwardi	tcij q ordinavit videft			

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					miji ixs.	•		> lxxjs.	
	90			CX8.	iiij <sup>ii</sup> .	ixs.	liijs. iiijd.	xiijs. viijd.	iii;
Lectura quatuor bibli- xvj <sup>s</sup> .	Carbon in festo Natiis xxxijs.	Pane vino & cera infra annus xiijs. iiijd.	Tibicinibus viff Cant xijd.	Die Sči Johnis Evangelisti & annvar dee fundatrix p annu	In augmentacon exibicon t vict so-	Uxequias ant in die ann vš f p ann i -	In augmentacon exhibiconu & vict sociog dei Collegij p annu -	Exequias in die ann Psař & p annu	Eleemos anti distrubend paupibus in villa Cant
F	$\left\{ \begin{array}{c} \operatorname{Expen\tilde{s}} \\ \operatorname{ordina\tilde{r}} \ t^n m \\ \operatorname{infra} \ \operatorname{capetr} \\ \operatorname{d\tilde{c}i} \ \operatorname{Collegii} \\ \operatorname{q}^n m \ \operatorname{ali\tilde{t}} \end{array} \right\}  \operatorname{Videft} \ \tilde{p}$				Mr Tapton Ordinavit	dči Collegij J		unus būfact  Ordinavit	dči Collegij J

	`	clxiiju. iijs.	,.	•
· lxxj <sup>s</sup> . viij <sup>d</sup> .	, xiijs. iiija.	xx <sup>8</sup> . iiij <sup>d</sup> .	> xviijs. iiijd.	iii)s.
xlvs. vjs. viijd.  xxxs.	iog dei Col-	x <sup>s</sup> .  lx <sup>s</sup> . iiij <sup>d</sup> .	vjs. viijd.	
In augment exhibicon t vict sociog dci Collegij p annu  Unu ŝmonem apud Habyngton Pv p annu  annu  Eleemoš anti distribuend paupibus tribus villis viž Heldersham Habyngton pv p ann	In augmentacon exibicon t vict sociot dei Col- xiijs. iiijd.	Unu Smonem apud Colchester anti Exequias in die annvesar & p annu	Unu Smonem apud Brampton p vjs. viijd.  annu	ti ap
In augment exhibicon dci Collegij p annu Unu Smonem apud Hannu	In augmentage legij p annū	Unu Smonem a Exequias in di	Unu Smonem apud annu Eleemoš distribuend se placi Collegij p annu Eleemoš distribuend	L Brampton p annū Unū šmonem annua
Ordinavit	Ordinavit	Ordinavit	Ordinavit	Ordinavít
Mr Thorn-	ham af bñfací	$M^{r}$ Camounde $\left. \begin{array}{c} \text{Camounde} \end{array} \right\}$	$M^r Ely \ un  ilde{u} b  ilde{u} fact \ d  ilde{c}i \ Colleg ij \ $	Doctor Natres
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NI.	ix³.	Exequias annuatī celebrand in die anñ\sar f p \ xxviijs. iiija.	XXV³.	iis. viijd.	
xxs. xiijs. iiijd. vjs. viijd.	· p annū	ıñVsař f p	xvj <sup>s</sup> . iiij <sup>d</sup> . )	•	cix³. ijd.
anti' - nnū - nupibus de }	die anñVsař	d in die a	socios in .	annū .	$\left\{\begin{array}{c} \mathrm{c}^{\mathrm{s}}. \\ \mathrm{i}\mathrm{x}^{\mathrm{s}}. \mathrm{i}\mathrm{j}^{\mathrm{d}}. \end{array}\right\}$
s ap <sup>d</sup> Potton ñVsarij f p a istribuend pa iŭ	elebran <b>d</b> in	tatī celebran -	ñ'Ssar f p anr Ibuend inf yij Pdči	e anñVsař € p	$\left\{\begin{array}{c} \ln \text{ exhi-} \\ - \ln \left\{\begin{array}{c} - \ln \left( - \ln \left( \ln \left( \ln \left( \ln \left( \ln \left( \ln \left( $
Guatuor Smones ap <sup>d</sup> Potton an <sup>ti</sup> - xxs.  Exeq in die anñ <sup>4</sup> Sarij f p annū - xiijs. iiija.  Eleemoš an <sup>ti</sup> distribuend paupibus de yis. viija.	Exequias ant'' celebrand in die anñVsaf f p annū	xequias annu annū -	Exeq in die ann̂ Ssaf f p annu - xvj². iiijd.  Eleemoš distribuend inf socios in yiijs. viijd.	Exequias in die anñ'sař f p annū	In augmentacon exhi- bicon vict sociog dci Collegii Exequias in die annesar f celebrand p annu -
		~			ExT
Ordinavit	Ordinavit	Ordinavit	Ordinavit	Ordinavit	
MrWorleche un bnfact dei Collegij	Mr Tan- worth unus būfacī ejusđ Collegij	Doct Hornby un benefact  Ad Collegii	Doct Stoyff  un bnfact  dei Collegij	Mr Spië af bñfact dei Collegij	
Mr W uñ dei C	Mr wo't bñfa Co	Hor ber	Doct uñ dĉi (	at dei (	



Sequntur omnes & singut possessiones tam spuat qam tempat dat & concess place Collegio p fund & beneffact put inferius con. ejusdem. In considac pmiss te.

xvjli. ijs. viijd. viiji. Inde in xxxiijs. vijd. Inde in - xiiijli. ixs. jd. - viji viijs. viijd. { Resoluc reddit mro Brakan xjs. iijd. 4 Aule Regat Reddif & firm unius firm vocat Clare- | 1xiijs. iiijd. Firm divs tent shopag gardinog claus | xiju xixs. vijli. x8. iijs. vijd. hall Ferne p annu Reddif resolut Dão Regi jure nup piorat de Barnewell exeun de uno p le hagable rent exeunt de tent in tent in pochia Sči Clement ijs. vjd. pochia Sei Edwardi ja. Collegio Corpis Xpi p una aer terr voc Lyn-+ gardinog ibm p annu colñ aer xija. in toto p annu Vendië bosë ibm cöibus annis in Cant jd. in toto p annu Decas divi tent ibm p annu Reddif & firm ibm p annu Et remañ clare p annu Et vaft clare p annu Repig in Repig in Vaft in Villa Cant Chesti

vj <sup>ii</sup> . xs.	viij <sup>ii</sup> . ijs.	iiij <sup>i</sup> . vj <sup>.</sup> . xiiij <sup>.</sup> iiij <sup>.</sup> .	³. viij <sup>d</sup> .	iiij <sup>ii</sup> . xvj <sup>s</sup> . x <sup>d</sup> . xvj <sup>s</sup> . iij <sup>d</sup> .	iiij <sup>u</sup> . vij <sup>d</sup> .	xxxiij³. iiijª.	vj³, iiija,
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{llllllllllllllllllllllllllllllllllll$	Et remañ clare p annu lxxj <sup>s</sup> . viij <sup>d</sup> .	Vaft in - Reddif 't firm ibm p annu	Et remañ clare p annū iii	$ \text{Valt in } \left\{                                  $	Valt in - Reddif & firm ibm p annu
$egin{array}{c} \mathbf{Bradbo^{r}n-} \\ \mathbf{h^{a}m} \ \mathrm{af} \ \mathrm{Bad-} \\ \mathrm{burgh^{a}m} \end{array}$	Mañiū in Yeklingtō	$egin{align*} \operatorname{Habyngton} \ \operatorname{ ilde{P}} \ \end{array}$		Bartoñ		Caldcote	Baryngtō

vs. vijd. Inde in vijd.	XV*.	xij <sup>li</sup> . viij <sup>s</sup> . Inde in	xlvjs. viijs.	x <sup>li</sup> . xvj <sup>d</sup> .	xxvj <sup>ii</sup> . xiij <sup>s</sup> . iiij <sup>d</sup> .	lxxvj⁵. viij⁴.	· viij <sup>d</sup> .
me Medowe	,	viijs. xiji.	xls. iijs. iiijd.	iij <sup>8</sup> . iiij <sup>d</sup> . J	lxvjs. viijd.	vj*. viijd.	- xxij". xvj°. viijd.
uft in { Reddif sive firm ix. rod pat jacen in Hame Medowe } pannu	- Reddif & firm ibm p annu	Firm unius cotagij ibm p annū - Firm reorie ibm p annū	Quadam annuali penč soluť vicař ibm- Pcuř anti' soluť Archio Elieň p annu-	Et remañ clare p annu	- Firm reorie ibm p annu	Libatuř firmař ibm p annů  Eleemoš anti inf paupes ibm distri- buenď	Et remañ clare p annu
Vaft in Rep <sup>i</sup> s in -	Valt in -	Valt in	$\left\{\begin{array}{c} \\ \\ \text{Rep}^{\text{i}\tilde{\mathbf{s}}} \text{ in} \end{array}\right.$	Et re	Vaft in	Repig in	Et re
Harston	Swacy		Duxworth cū rčoria	·	Rcoria de	Lytlyngton	

Maßiū de Laces in Laces in Repiš in - Firm maßij vocat Laces pannū - Laces in Repiš in - Feod balt ibm pindentur f concess pannū	Et vaft clare p annu	Ma' ąd dēm maĥiū de Laces ĥetur in disposiĉ m <sup>n</sup> dēi Collegij p Îmino l <sup>ta</sup> a <sup>or</sup> ' ut supponit ît postea rem ad usum m <sup>n</sup> Thome Eliott Margie soror sue Thome Onedebie ut ppr testm Wiftmi Fyndren mi <sup>t</sup> ex relac dēi mři tc.	$\left\{ \begin{array}{c} \text{Redd $\mathfrak{t}$ firm dči maĥij cu ij$. in mañ} \\ \text{vicañ ibm} & - & - & - \\ \text{Vaft in} \\ \text{Mañiu de} \\ \text{Magñ} \end{array} \right\} \begin{array}{c} \text{cxv$^{\text{s}}$. iiijd.} \\ \text{Firm rčorie ibm $\mathfrak{p}$ annu} & - & - \\ \text{iiijd.} \end{array}$	Graunsdon  cū rēoria  Rep <sup>i</sup> š in  Stipenđ uni <sup>2</sup> [psbit celebrant] ibm  pannū - vj <sup>s</sup>	Hunt	Rõoria de { Valt in - Firm dõe rõorie p annu Everton { Repiš in - Annual x <sup>ma</sup> Dño [Regi] resvat p annu	Et remañ clare p annu
- xiiiji. xvs. Inde in ū - vjs. viij <sup>d</sup> .	- xiiij <sup>1</sup> . viij <sup>3</sup> . iiij <sup>d</sup> .	ino l <sup>ta</sup> a <sup>or'</sup> ut supponiť t postea rem t p̃př testm̃ Willmi Fyndren mi <sup>t</sup> ex	$\left\{ \begin{array}{l} \sum_{i=1}^{n} \left\{ \begin{array}{l} \exp^{s}, \ \text{iiij}^{d}. \end{array} \right\} \end{array} \right\} = \left\{ \begin{array}{l} \sum_{i=1}^{n} \left\{ \begin{array}{l} \exp^{is}, \ \exp^{is}, \end{array} \right\} \end{array} \right\} = \left\{ \begin{array}{l} \exp^{is}, \ \exp^{is}, \exp^{is}$	$vj^s$ . $viij^d$ . $c^s$ . $c^s$ .	- xxj <sup>li</sup> , ij <sup>s</sup> ,	- viij <sup>ii</sup> . Inde in xvj <sup>s</sup> .	- vijli, iiijs.

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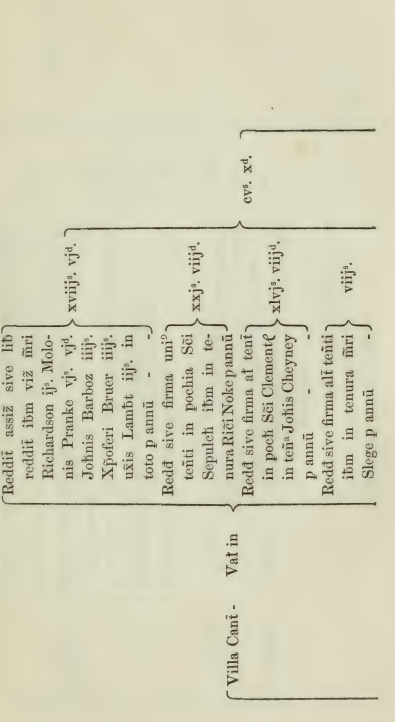
xiijs. iiijd.	ix <sup>li</sup> , vj <sup>s</sup> , viij <sup>d</sup> . Inde in	vjs. xd. ob.	x <sup>d</sup> . ob.			Et sic suma expens excedit suma revenc p xxx <sup>II</sup> . xvj <sup>§</sup> . ob.
1	-	4	xix <sup>8</sup> . i			t sic
	annū	50 Lincolñ -	- viiji. xix <sup>8</sup> . ix <sup>d</sup> . ob.		- xvij <sup>li</sup> . xv <sup>s</sup> . vij <sup>d</sup> . ob.	H
t	ibm p	nt Eg		. ixd.	XV8. V	li. vijs
1	cot.	i solt	1	::[:	xvij <sup>li</sup> .	cxxxi
Vaft in - Redd & firm ibm p anu	Firm dee reorie eu redd ij. eot ibm p annu	Repiš in $\left\{ \begin{array}{lll} \operatorname{Sinod} \ \mathfrak{t} & \operatorname{pcura}\widetilde{\operatorname{Coibus}} & \operatorname{ant}^{\mathfrak{i}^{2}} & \operatorname{solut} \end{array} \right.$ Epo Lincoln $\mathfrak{t}$ $\left. \begin{array}{lll} \operatorname{arch}\widetilde{\operatorname{Io}} & \operatorname{ibm} \ p & \operatorname{ann}\widetilde{\operatorname{Io}} \end{array} \right.$	1	Sĩna to <sup>lis</sup> ốum possession đếi Collegij rep s non $\left. \begin{array}{cccccccccccccccccccccccccccccccccccc$	i i	$S\tilde{m}^a$ tolis oım possessionu dei Collegij rep <sup>i</sup> š inde $\Big\}_{cxxxij^{li}}$ vijs. j <sup>d</sup> . ob. deduct p annu
firm il	če rčor	L pcui	Et remañ clare p annu	Jollegij		ollegij -
Redd 4	Firm d	Sinod	clare 1	ñ dẽi (	nun	i dẽi C
		52 u	emañ	sessioi	gd pg	ssionī
Valt in	Vaft in -	Repig i	Et 1	m pos annū	Sma tor oim repis pd p annu	n posse annū
	_			ña to <sup>lis</sup> őum po deduct p annū	ot oím	ấ <sup>a</sup> to <sup>lis</sup> oĩm pos deduct p annū
( Brampton	Rcoria do	Wrawbye		Smª to	Sma to	Smª to
	_	~				
	2	neoln				

Per me Mattheum Parker. Per me Joanne Redmayn. Per me Gulielmu Mey. aforesayd ben in the gift of the said College.

Memora' that thadvouson of the vicarages of Duxworthe Lytlyngton Gransden Everton and Wrawbyc

Sequitur valor tam oum et singulaz possessionu quazcumq, Pdois cantis aliquomodo ptineñ sive spectañ qam oum t singulaz deducconu t repis exeuñ eazdem accept fact t delibat mens Februar anno regni Henrici viij" Dei gra Anglie Frauncie & Hibnie Regis Fidei Defens & in terra Ecclie Anglicane & Hibnice Sufmi put inferius coñ. Capite xxxvij<sup>mo</sup> p commissiodios Dñi Regis pd adhoc assignat tc.

Canterie infra T Univsitatem Cantabridgie. Villam



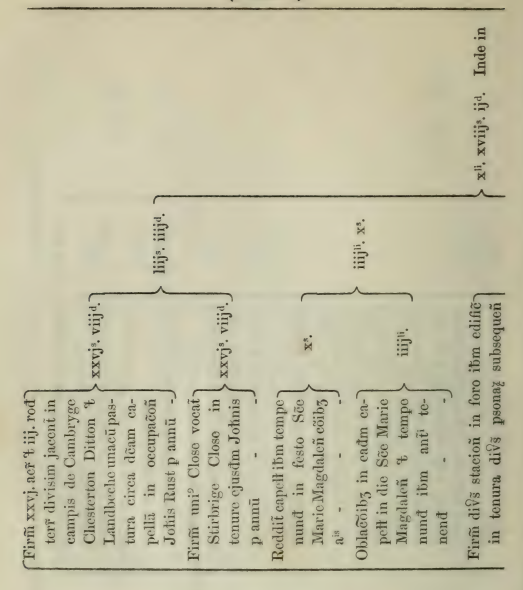
XX°.	xijs.	ıs. viijd.	js. vjd.	iiijs.	ij <sup>s</sup> .   xliij <sup>s</sup> . vj <sup>d</sup> .	V.	viij <sup>s</sup> .	ijs. iiij <sup>d</sup> . J	- iiiju, xiiij <sup>8</sup> , iiij <sup>4</sup> .
TeVsham - Vaf in	Cottoñ - Vaf in	Exequiis fundat de cantie p annu	Defiis solut p cand sepulchri ibm p annu	Vino pane T cera expendit p capellanu dec cantie }	Repig in Stipend uni? effei Svien deo capelt pam	Redd resolut cantie Sci Clement p annu	Decaš reddiť ibm viž uniº tentra Johis Barboz iiijs. É tentra Xpofer Bruer iiijs.	annis	Et remanet clare p annu
	Tevsham - Varin - { Firms quartordecim aer terre b di }	TeVsh <sup>a</sup> m - Vaf in - { Firms quartordecim aer terre t of   ibm dimiss Willmo Wise p annū - } Cottoñ - Vaf in - { Firms xv. acr terr ibm p est in tenura }	TeVsh <sup>a</sup> m - Vaf in - { Firms quartordecim aer terre t of the ibm quintess Willimo Wise p annū - }  Cottoñ - Vaf in - { Firms xv. acr terr ibm p est in tenura }  [Exequiis fundat dee eantie p annū - vj	TeVsh <sup>a</sup> m - Vaf in - { ifm dimiss Withmo Wise p annū - }  Cottoñ - Vaf in - { Firma xv. acr terr ifm p est in tenura }  Exequiis fundat de cantie p annū	Tevsham - Vat in - { Firma quatuordecum aer berre t di film dimiss Withmo Wise p annu - }  Cotton - Vat in - { Firma xv. acr terr ibm p est in tenura }  Exequiis fundat de cantie p annu	TeVsh <sup>3</sup> m - Vaf in - { Firms quantoracent aer berre b all xxs.}  Cotton - Vaf in - { Firms xv. acr terr ibm p est in tenura } xijs.  Exequiis fundat de cantie p annu - vjs. viijd.  Defiis solut p cand sepulchri ibm p annu - iijs. vjd.  Vino pane t cera expendit p capellanu de cantie } iiijs.  Repis in < Stipend uni <sup>2</sup> clici Svien de capell p a <sup>m</sup> - ijs.	TeVsham - Vaf in - { Firms quantoraceun aer verre 5 al	Tevsham - Vaf in - { Firms quandoraceun acr terre to al top of the dimiss Willmo Wise p ann a - Sijs.  Cotton - Vaf in - { Firms xv. acr terr ibm p est in tenura } xijs.  Exequiss fundat dee cantie p ann a - vjs. viijs.  Defits solut a cand sepulchri ibm p ann a - vjs. vijs.  Vino pane to cera expendit p capellana dee cantie ecib annis - ijs.  Repis in Stipend uni? clici svien deo capelt p am - ijs.  Redd resolut cantie Sci Clement p ann a - vjs.  Decas reddit ibm viz uni tenura Johis Barboz iiijs. tenura Xpofer Bruer iiijs.  in toto p anna - vijs.	Tevsham - Vaf in - { Firms quantorecum ner verte b of the dimiss Withmo Wise p annu - } xij.  Cottoñ - Vaf in - { Firma xv. ac't ter't ibm p est in tenura } xij.  Exequiis fundat dee cantie p annu - vj. viijd.  Defiis solut a cand sepulchri ibm p annu - iijs. vjd.  Vino pane t cera expendit p capellanu dee cantie } iiijs.  Repis in Stipend uni? clici ŝvicu deo capelt p am - ijs.  Redd resolut cantie Sci Clement p annu - vjs.  Barboz iiijs. 't tenti in tenura Mofer Bruer iiijs.  Barboz iiijs. 't tenti in tenura Mofer Bruer iiijs.  Repae ibm coidz annis xiijs. iiijd.

cx³. Inde in	$cx^s$			xlv <sup>5</sup> . Inde in
xxxiijs.iiijd.}	iij. iiijd. $xxxiij.iiijd.$ $xiij. iiijd.$	nichilf.	iiijs, X.	ijs. Xviijs.
Firma xxxvj. acř terř ibm in teň xxxiijs.iiijd.  p annů Firma duog teñtog in villa pd in teña xxvjs. viijd.	Deñijs distribut mº Vice Canceth doct peuratorib5 regentib5 t aliis ministris in exequiis mri Thome Barrow cõib5 annis Stipend dõi capellañ p am Repaõ dõoz tent cõib5 annis	Et rem clare p annu	Firma uni <sup>2</sup> teñti in Trumpyngton strete ibm in tenura m <sup>ri</sup> † sociog Aule de Pembroch p annū Firma alfius teñti ibm in tenura .	Firma cujusdam orti ibm p annū - Firma allius tenti ibm in tenura . }
Vař in	Viž in	Et re		Vaf in
Villa Cant -	$\mathbb{R}_{\mathrm{ep}^{i\widetilde{\mathbb{S}}}}$ in -			Villa Cant
	$\nabla_{\mathbf{i}\mathbf{z}}$			

<pre> vijs.  jd. ob. vis viiid  vjs. ixd. ob.  vjs. ixd. ob.</pre>	- xxxviij <sup>8</sup> , ij <sup>d</sup> , ob.	xixs. iiijd.		
Firma uni <sup>9</sup> acre terre t iiijor le leys jux <sup>a</sup> teñtū pd p annū	Et rem clare p annu	Redd assis sive libo redd diðs liboz tenenc ibm viz Collegij Corpis Kpi vj³. viijd. cantie Sče Marie vj³. viijd. cantie Sče Sepulchri vj³. in toto p annu	Redd & firmis ibm divš tentoz viž uniotenti ibm voč the Whit Bulle dimisš mro Brodebury p annu xlvjs. viijd, v. acř & di terř in campis Cant in tenura Johnis Monsey p annu	iijs. iiijd. uni <sup>2</sup> teñti ibm in tenura Willi Richardson p annū xxijs. uni <sup>2</sup> cotagij in tenura Robti Maxwell p annū vjs. viijd. uni <sup>2</sup> teñti in tenura
Viĝ in	Et reí	4		
Rep <sup>i</sup> š -				
,				

Cantia in ecctia Bto
Mē exa
Trumpyngtő
Gato

viij <sup>u</sup> , vs.	x <sup>li</sup> , xij <sup>s</sup> . Inde in			XXS.	vijs	ijs, iiijd,	vjs. viijd.	liijs, iiijd. J vij <sup>li</sup> , ix <sup>s</sup> , viij <sup>d</sup> .
Vařin   Marmaduke Stanke p annu xvj <sup>s</sup> .   alř teňti dimisš Robto Benson p	Beckett xvjs. altius tenti in tena Xpoferi [Alexand] Richardeson xviijs. altius tenti in tena Willmi	Potť x <sup>5</sup> . alť teňti in teňa Henř Miles x <sup>5</sup> . alť teňti ibm in teňa Xpo- feri Hochenson iiijs. uni <sup>9</sup> garď in	gardini in tenura Johnis Dunham iijs, in toto p annū	Firma uni <sup>9</sup> caffe infra mans scit dči j cantie dimiss m <sup>ro</sup> Cameswell p annū	Vař in { Firma vij. acř terř jaceň ibm dimisš } Thome Goodwyn seň p annů}	(Redd resoluf Aule Regie excuñ de terr) in Chesterton p annū	Viž Redď reddiť resoluť Collegio Sči Johnis exeuň de uno teňto in Cantabridg voč the White bulle p annū	Repacoum tent t cotag ibm coibs annis Et rem clare p annu
Cant villa					Chestic -		Repi§ -	
			Viž					
	[Sic.]	î	Cantia Sci Clemente					



- Ixxiiijs. xd. Thome Pecokke iijs. iiijd. Henrico kenthorpp & ij. af stacionu nup Crosses ac iij. at stacion nup Andree Spycers vjs. iiijd. theš ville stacion quondam mi Rayes t at Johnis Thirlebye & allius stacion jore balkis & burgens ville Cant p viž de Georgio Aldez p redd iij. stacion quondam mri Belles xjs. Thoma Brakyne p uň stacioň vocať a doble bothe ijs. Johana Thirlebye the Cardinalle Hatt viijd. Rado Eltons unius pve stacion quondam man p uñ stacioñ nup mri Crap una coquina aretro stacion f vocat Bykerdyke p una stacion nup Willi nup Wiffmi Marysse iiijs vijd. Johne Rust p iij. stacion quondam Wiffmi Marysse xvd. Robto Chap-Hugonis Chapman přis f iiijs maiij. stacion nup Banesters & mri Osborne p met' unius stacion nup

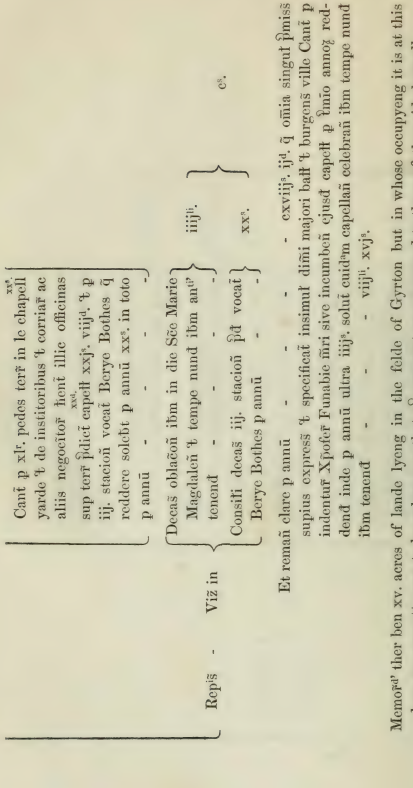
Cambridg

Chestton Dytton t

Lanbeche

Viž

Capett
Bře Marie
Magdalene
cőiř vocař
Sturbrige
Chapell



ville Cant Peinet

daye we cannott come to knowlege nor that ev any rent was received to thuse of the said chappell. Valt in - { Firm cert terr ibm in tenura....}

Bartoñ -

xjs. iji <sup>d</sup> .		
iijs. iijd.	xxiij <sup>d</sup> . ob.	-
-Quodam quiet reddit de cert tert ptin Collegio Corpis Xpi p annu - Firm divš tert ibm in tenura — Parys p	reddif assiš sive quiet reddif exeunf de uno tenf in q Johes Hatcher modo inhif ixd.  af tenf in tenura Johrnis Chapman ijd. ob  the de tenf Thome Seygers xijd. in toto p annu.  Firm divš tenf ibm in pochia Bře Marie viž un tent in tenura Johis Burwell xxvjs. viijd. af tenf in tenura Henrici Ryngsted vjs. viijd. ac af tenf in	tenura Thome Smythe
Vaft in		
Chestton -		

xj". xv°. vd. ob. Inde in	
x <sup>li</sup> , ijs, iijd, ob.	campis de eampis de bti Snyth
xxvj³. viijd. peelt un tentra samson Morye vj³. at tent in tenura Alië Kirbye xxvj³. viijd. at tent in tenura ejusa Alië xxvj³. viijd. at tenti in tenura Wilhi Harde xvsj³. un cotag in tenura Wilhi Harde xvs. at tenti in tenura Robti Bateman xiijs. iiijd. t un tenura Johis Prate xxvj³. viijd. in toto p annū - Johis Prate xxvj³.	tenura Willi Sher-  wood p a <sup>m</sup>
Valt in	
Villa Cant	Grauncetor

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X<sup>d</sup>.

			iiij <sup>ii</sup> . xiij <mark>s</mark> .
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xiiijs.	V. Xjd	xij <sup>d</sup> .	× xxviij <sup>s</sup> . xj <sup>d</sup> .
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vijs. T cert terr jacen in eodm campo de Barnewell in tëa Willmi Hazell vijs, in toto p annu	ddif resolut Collegio Regali exeunde cert terr in campis de Grauncetor xv <sup>d</sup> . Tunu lib pepis pë xx <sup>d</sup> . Tale de Gunvill p terr in Barnewell iij <sup>s</sup> , in toto p ann	edď resoluť Thome Braken ex cerť terř in Chestton p annū	A
vijs. 4 cert terr jacen campo de Barnewell in tê Hazell vijs, in toto p annu	ddif resoluf Collegio F de cert terr in campis tor xv <sup>d</sup> . † unu lib pep Aule de Gunvill p ter well iijs, in toto p ann	lome Br	edd resolut exeunt detent in villa Cant viz cantie Sci Clement vj <sup>s</sup> . viij <sup>d</sup> . mro Mā- nocke ij <sup>s</sup> . x <sup>d</sup> . Collegio de Jhu iij <sup>s</sup> . villat de Cant xij <sup>d</sup> . [Collegio Sci Johnis iiij <sup>s</sup> .] t p hagabulo j <sup>d</sup> . in toto p annū
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	viijs.	xls.	. Xs.	- vij <sup>li</sup> , xix <sup>d</sup> , ob.	- xlvij <sup>li</sup> , xviij <sup>s</sup> , v <sup>d</sup> , ob,	· XXli, Xvjs, vd. ob.	- xxvijli ijs.	Per me Mattheum Parker. Per me Joanem Redmayn.	Fer me Gullelmu Mev.
well iiijs. viijd. % tent Alië Kirkeby vjs. viijd. J in toto	Exequiis m̃ri Godfray v³. vjd. T m̃ri Wodgrave ijs. vjd. p annū	Repac tent pa coibus annis	Feod collect reddit p annu	Et remañ clare p annu	Sma tor öum possess deis cant ptinen repis non deduct p annu	Sma tote Jum repis p annu	Sma tov čum possesš pd cantiaz repiš inde deduct p annu	Per	Ler

Memord' ther ben no mo chauntryes frechappelle hospitalle frafinyties or guylde wherunto any lande doth belong win the said towne and univsitie of Cambrige then is before specified.

ciiijxvijli. xviijs. ixd	exliijli. xviijs.	cxl <sup>li</sup> . xv <sup>s</sup> . viij <sup>d</sup> .	lix <sup>li</sup> . xiiij <sup>s</sup> . vj <sup>d</sup> .	ciiijxxv <sup>li</sup> . xv <sup>s</sup> . ij <sup>d</sup> .	celxiiji. xvjs. vijd.	cxxxix <sup>li</sup> , xvj <sup>s</sup> .	xxxiij <sup>ii</sup> . x <sup>s</sup> . viij <sup>d</sup> .	Devijli, xixs.	ciiij <sup>xx</sup> x <sup>li</sup> . ij <sup>s</sup> . ix <sup>d</sup> .	cciiij <sup>xx</sup> Xvij <sup>li</sup> . ij <sup>s</sup> .	celxxiij <sup>li</sup> . iiij <sup>s</sup> . vij <sup>d</sup> .	clvli, vjs. xd.	Milviiji. xix <sup>s</sup> . iiij <sup>d</sup> .	clxiiji. iijs. ijd.
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Sma tot' õum pporconusive oldu deoz Collegioz Aulaz ordinate tassignate p fundate the benefact eozdem cum aliis expens ordinar texordinar pannu

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)

	Collegiu Sci Petri		ı	clx <sup>li</sup> . iij <sup>s</sup> . vj <sup>d</sup> .
	Collegiu Sči Mickis -	1	,	clx <sup>li</sup> . xij <sup>3</sup> . ix <sup>d</sup> . ob q
	Collegiū Jehu	,		clxiiji. iijs. ixd.
	Aula Kaline	1	t	lxvj <sup>li</sup> . ijs. vj <sup>d</sup> . ob
	Aula Pembrochie	1	1	ciiij*xxj". xiijs. iiijd. ob q
	Aula Regia	,	ı	ccxxxiijii. xs.
	Aula Trinitate		1	cxl <sup>ii</sup> . xiiij <sup>3</sup> .
1	Collegiu Magdalene	1	ŧ	xliiij <sup>u</sup> , ix <sup>s</sup> , vj <sup>d</sup> ,
	Collegiū Sči Johnis -	1	1	Dexxv <sup>ii</sup> . xvj <sup>d</sup> . ob
	Collegiū Corpis Xpi		,	ciiij*xxviij". xvijs. vijd.
	Collegiū Xpi	1	1	ccexvj <sup>li</sup> . vj <sup>s</sup> . j <sup>d</sup> . ob
	Collegiü Reginat -	ı		cecix <sup>li</sup> . xiiij <sup>s</sup> . vij <sup>d</sup> . q
	Aula de Gunville -	1		cxxxj <sup>li</sup> , viij <sup>3</sup> .
	Collegiū Regat -	1	ŧ	Minijxxxviji. xjs. ixd. q
	Aula de Clare	8		cli, ijs, ixd,
	Canfie & lib capell -	8	1	xlvijli, xviijs. vd. ob

Siña tot' őum poss tam spualiu qam tempat supadēis Collegiis Aulis t cantis ptineñ sive spectañ repis non deduct p annu --

M'M'M'M'xxxvij'i. ixs. ijd. viž

xxvij <sup>11</sup> . v <sup>d</sup> . q	xviij", xixs. viijd. q	xxxij <sup>li</sup> , xv <sup>s</sup> , v <sup>d</sup> ,	x <sup>1i</sup> . iiijs. ob	xxli, xs. vjd. ob q	xixli, ixs, ixd,	xxj <sup>li</sup> . xij <sup>s</sup> .	xjs. vj <sup>d</sup> .	iiijxxviiji. iiijs.	xxvij <sup>li</sup> . x <sup>s</sup> . j <sup>d</sup> .	xxviij". xvjs. ijd. ob	xxxvij <sup>li</sup> . xij <sup>d</sup> .	xj <sup>li</sup> . viij <sup>s</sup> . vj <sup>d</sup> . ob q̃	iiijxvji. xviijs. ixd. ob ?	xvijli. xvs. vijd. ob	xxli, xvjs, vd. ob
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p annū

Smª õum repiš ordinar exeuñ de possess pd

- eccelxiiiji. xiiijs. jd. ob viž

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Colle	Collegiu Sci Petri		1	•	exxxviiji. iijs. ob q
Colle	Collegiu Sči Michis		1	,	exlj". xiijs. jd. ob q
Colle	Collegiu Jehu	6	i	•	exxx <sup>li</sup> . viijs. iiija.
Aula	Aula Sco Kaline				Ivli, xviijs, vjd.
Aula	Aula Pembrochie		1		clxxj <sup>li</sup> . ij <sup>s</sup> . x <sup>d</sup> .
Aula	Aula Regia -	1	1		ecxiiiji. iijd.
Aula	Aula Trinitate -	•	1	1	exix1: ijs.
Colle	Collegiu Magdalene	1		1	xliiji. xviijs.
Colle	Collegiu Sci Johnis	1	ī		Dxxxvj <sup>11</sup> . xvij <sup>3</sup> . iiij <sup>d</sup> . ol
Colle	Collegiu Corpis Xpi		,	,	clxxj <sup>li</sup> . vij <sup>s</sup> . vj <sup>d</sup> .
Colle	Collegiū Xpi		١,	11	eciiijxxvijli. ixs. xjd.
Colle	Collegiu Reginal	ı	,		cclxxij". xiijs. vijd. ob
Aula	Aula de Gunvilo	1,	1		cxixli. xixs. vd. q
Colle	Collegiu Regale		,	1	M'x1i. xijs. xjd. ob
Aula	Aula de Clare -	•	8		exxxiji. vijs. jd. ob
Cant	Canfie & lib capeff	1	,		xxvij <sup>li</sup> . ijs.

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0	Collegiu Sei Petri	Collegiu Michis	Collegiu Jesu	Colleg sive Aula Kaline	Aula Pembrochie	Aula Regia	Aula Trinitate	Collegiu Magdalene -	Collegiu Sči Johnis -	Colleg Corpis Xpi	Collegiū Xpi	Colleg Reginal -	Collegiu de Gunville -	Collegiu Regat	Aule de Clare
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Villa & Univsitas Cantabridg.

Abreviamenč comparačonis sive brevis compačo clař revenčonů čum t singuloz Collegioz Aulaz cant . . . T lib capett infra pa Villam T Univs Cantabridg in librum decimalem T hodiernam supvis fact p Matheu Pker Johnem Redman sacre theolog plessores & Willmu Mey legum doct commissionios Dñi R. adhoc assignat mens Februar anno regni Dni Henrici viijvi Dei gra Anglie Frauncie & Hibnie Regis put inferius coñ. Fidei Defens & in terra Ecclie Anglicane & Hibnice Supremi Capite xxxvij<sup>mo</sup>.

Sūme incrementε.	• ixli, vs. iiijd, ob.	- xvj <sup>11</sup> . xvijs. vij <sup>4</sup> . ob q <sup>2</sup> .	- xlij¹i. xs. jd.	- xvj <sup>li</sup> . xv <sup>s</sup> . x <sup>d</sup> . ob q <sup>a</sup> .	• Xviiji, vs. jd.	- xlvijs. viijd.	- xlvij <sup>1</sup> . xiiij <sup>4</sup> .	- xliijli, xviijs,	- xvj <sup>1i</sup> . ob q <sup>a</sup> .	• iiij <sup>xx</sup> vij <sup>ii</sup> . x <sup>§</sup> . x <sup>d</sup> .	- iiij*xxvj¹i, xix°, ob.
Sčďm hodiernam supviš.	exxxviiji. iijs. ob qa	exljii. xiijs. jd. ob qa	exxxli, viijs, iiijd.	lvli. xviijs. vjd.	clxxj <sup>li</sup> . ij <sup>s</sup> . x <sup>d</sup> .	cexiiij <sup>1</sup> i. iij <sup>d</sup> .	exixli, ijs.	iij <sup>ii</sup> . xviij³.	• Dxxxvj <sup>li</sup> . xvij <sup>s</sup> . iiij <sup>d</sup> . ob	clxxj <sup>li</sup> . vij <sup>s</sup> . vj <sup>d</sup> .	- cciiij xxvijii, ixs. xjd.
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- xlj <sup>li</sup> , xviij <sup>s</sup> , v <sup>d</sup> ,	- xx <sup>1</sup> i. xij <sup>2</sup> . vij <sup>4</sup> . ob.	celix <sup>li</sup> , iiij <sup>s</sup> , xj <sup>d</sup> , o5.	. xlvij <sup>u</sup> , xiij <sup>s</sup> , iiij <sup>d</sup> . of.	. iiij <sup>u</sup> . xiiij <sup>s</sup> . iiij <sup>d</sup> .	· iiij³. vjd.	nichiff q in decriment vj³. iijd. ob.	nichilt q in decrimet ijs.	nichilf q in decrimet iiij". xj. xd.	nı q in decriment lxiiijs ixd. ob.	Declxij <sup>u</sup> , viij <sup>d</sup> , q <sup>a</sup> .
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Collegiu Reginal	Aula Gunvile -	Collegiū Regat -	Aula de Clare	Cantia in ecelia Sči Sepulchri anichill q non fuit in libro iiiji. xiiiji. xiiiji. iiiji.	Capellanus Univã	Cantia in ceclia extra Trum- xliiijs. vjd. qa pyngton Gate	Cantia Sci Clemente	Liba capella de Sturbridge	Cantia in ecclia Univs	Sma tot

## UNIVERSITY OF CAMBRIDGE.

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# STATUTES of the University of Cambridge.

#### PREFACE.

On the 28th June 1783 the following Grace was offered to the Senate and received its sanction:

Syndici quorum ad officium auctoritate vestrâ pertinuit, ut procuratorum libros in ordinem redigerent et de novo in pergamenâ conscribendos curarent, hanc laborum et consiliorum suorum summam ad vos referunt:

Statuta scilicet, interpretationes, senatusconsulta, præfectorum decreta, literasque regias, quibus omnibus continentur Academiæ leges, in tantum jam excrevisse ut nec sine infinito sumptu de novo in pergamenâ transcribi neque omnino quidem in uno volumine nisi typis mandata commode includi possint.

Placeat itaque vobis ut omnia in ordinem jam redacta Academiæ sumptibus imprimenda curent iidem syndici, fiant que eorundem exemplaria viginti quinque, quorum unum procancellarium et procuratorum utrumque semper penes sit, unum insuper Academiæ registrarius et bedellorum armigerorum singuli habeant: unum denique in bibliothecâ regiâ, unum in senaculo, et in privatis collegiorum singulorum bibliothecis unum conservandum reponatur.

From this Grace it will be seen that the Statutes of the University were printed but not published.

It has been thought expedient to print three portions of what is contained in the volume, which was then compiled under the authority of the University.

The first portion is called "Statuta in ordinem redacta," by which title is probably meant that the collection of Statutes was found already settled and fairly copied in the University Statute Book, kept by the Senior Proctor, from which book indeed it is directly taken. It is not, however,

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to be inferred from the title that the Statutes are reduced into order either as regards dates or arrangement of matter, for in these respects they are in the utmost confusion.

On the other hand, the second portion, called "Statuta in ordinem non redacta," can lay some claim to chronological arrangement. It is probably so styled because the Statutes which it contains lay dispersed in the Statute Books kept by the Proctors and the Grace Books kept by the Registrary, and were now for the first time collected together.

The third portion contains the Statutes given to the University by Queen Elizabeth in the twelfth year of her reign.

Antiqua, several documents have been collated. The earliest is the Old Proctor's Book, called Liber Procuratoris Antiquus. This is in the Registry of the University, a folio MS. on vellum. It is occasionally referred to in the printed volume as Fragm. Vet., or Fragment. Lib. MS. in Archiv. Acad. This Book originally contained the Statutes by which the University was then ruled. On a subsequent arrangement of the Statutes, when it became necessary to make a fresh copy, many leaves were taken out of this book, and bound up in a new one designed for the use of the Junior Proctor. It is supposed to have been written about the year 1398. When it is referred to in this volume it is called L.P.A., or L.P.A. in L.P.J., according to the parts where the portion of the Statutes referred to is found.

The Senior Proctor's Book seems to have been written about the year 1498. For although there appear among the Statuta Antiqua of the printed volume, which was taken from this book directly, four Statutes of a later date, viz., 70, 77, 78, and 85., yet on examining the book it will be found that they have been entered by a later hand.

There are others also entered among the rest subsequently to its original ingressment, but probably all of them are of earlier date than 1498.

In folio 1. there is a marginal note stating that this is about the date of the book. By a comparison of handwriting it appears that this note is by Dr. Francis Sawyer Parris,

Master of Sidney Sussex College, who was very diligent in his inquiries into these matters.

In printing from the Senior Proctor's Book the compilers made no effort to correct the text, though oftentimes manifestly corrupt and sometimes unintelligible.

Markaunt's book in the University Registry contains a limited number of the Statutes. He was Proctor in the year 1417.

Stokys' Book, a small 4to, in the University Registry, contains a few Statutes.

There are also two MSS. in the library of Archbishop Parker belonging to Corpus Christi College (library mark, Vol. CXVIII. 4 & 5). The former copy was made after 1545. The latter is also of the sixteenth century, but in a different order, being arranged according to matter. These are called MSS. C.C.C. in this edition.

Occasional reference is also made to Hare's MSS. Ancient Statutes are sometimes recited among the Charters, &c. compiled by that laborious antiquary.

There is also a MS. of Dr. Wrenn's in the possession of Pembroke College which has been consulted for occasional emendations of the text. It is called "Wrennii Excerpta" in this edition.

For being enabled to publish so correct an edition of the Statutes of the University we are indebted to the kindness of the Rev. Dr. Ainslie, Master of Pembroke College, who has allowed us the use of the printed volume belonging to his College, carefully annotated by himself.

It should be observed that the volume printed by the University is not punctuated.

# STATUTA ANTIQUA in ordinem redacta.

(Ex Libro Procuratoris Senioris.)

#### 1. De modo statuendi.

Auctoritate totius universitatis Cantabrigiæ tam regentium quam non-regentium ordinatum est, quod in statuendis rebus et negotiis utilitatem communem dictæ universitatis concernentibus solum illud pro statuto habeatur, quod de consensu majoris et sanioris partis dictorum regentium et de consensu non-regentium fuerit statutum per decretum, salvo regentibus exercitio statutorum non-regentibus non reservatorum cum dispensatione super eadem.—Lib. Proc. Antiq., C. 1. Markaunt, Cap. 1. (apud fol. 45.)

# 2. Modificatio de alienationibus faciendis statutis condendis et gratiis concedendis et quo tempore.

Item statutum est quòd sine expresso et speciali consensu majoris et sanioris partis regentium et etiam majoris et sanioris partis non-regentium res immobiles dictæ universitatis jura seu reditus ejusdem nullo modo alienentur, nec pro perpetuo, nec ad tempus, nec pensiones anni alio modo cuiquam ab universitate concedantur, nec etiam alienatio vel alienationes, nec hujusmodi pensionum concessiones, nec statutorum declarationes aliquæ seu dispensationes fiant vacationum temporibus consuetis quovis modo. Contra hoc statutum vel ejus aliquam partem sine speciali consensu omnium regentium et non-regentium nullatenus dispensetur. Huic statuto adjicimus quòd commissiones causarum cognitionum, factæ in universitate existente plenâ, tempore vacationis non revocentur, nec fiant commissiones novæ. Si vero secus actum fuerit, revocatio hujusmodi, seu nova commissio facta, nullius sit momenti. - Lib. P. A., C. 2.

<sup>&</sup>lt;sup>1</sup> Aº 1303, 15 kal. April—*Mark.*; i. e. 18 Mar. 1303-4. *Vide* Wrennii Excerpta, part 2, page 4; Hare, I. fol. 29. (V.-C.'s copy); Markaunt, fol. 45 a. in Regist. Univers.

# 3. De redactione statutorum in scriptum infra certum tempus.

Item statuimus quod omnia statuta et declarationes statutorum et consuetudinum dictæ universitatis de cætero faciendæ infra 15 dies a tempore editionis seu declarationis eorundem registrentur; ita quod, quandocunque aliquid de novo statuitur, in eadem congregatione deputentur certæ personæ tam regentium quam non-regentium, quæ statuta hujusmodi in certam formam teneantur redigere, sic videlicet quod cancellarius dictos deputatos infra octo dies a tempore editionis convocet ad actum illum implendum: quod si cancellarius non fecerit, ex tunc procuratores vel eorum alter dictos deputatos sub debito juramenti convocet tali tempore, quod infra septem dies residuos poterunt cum deliberatione debitâ hujusmodi statuta in debitam formam redigere, et ipsi procuratores inserere in registro.—L.P.A. 3.

#### 4. De electione Cancellarii.1

Item statuimus quod Cancellarius sciens volens et potens, tanquam major inter omnes, omnibus per regentes, si forte 12 in artibus tunc fuerint regentes, alias per regentes et non-regentes præficiatur, omnibus regentibus si 12 fuerint vel alias omnibus regentibus et non-regentibus aut parte majori in numero, de quibus duo sint pileati, omnino in ipsum consentientibus. Fiat autem ejus electio per scrutinium sub hac forma. Duo rectores cum uno theologo seniore religioso<sup>2</sup>, cùm per solos regentes electio celebratur, aliàs cum uno non-regente et theologo per non-regentes electo scrutatores deputentur, qui specialiter coram congregatione jurent quod actum electionis sine fraude exequentur: et hoc juramentum ab alio seniore theologo unà cum juramentis singulorum in dicta electione vota habentium exigatur. Vota etiam scrutatorum primo inter se inquirantur, duobus eorum inquirentibus votum tertii, quousque quilibet eorum

<sup>&</sup>lt;sup>1</sup> This Stat. begins thus in Markaunt: "Quia difficile est Uni-" versitatem in unum consentire, communi consensu et voluntate

<sup>&</sup>quot; statuimus" Cf. Mark. fol. C. 10 b., vel Hare, I. fol. 40 b.

<sup>&</sup>lt;sup>2</sup> Vide Cap. 159.

aliis duobus dixerit votum suum. Nullus etiam magister postquam votum suum præstiterit, valeat votum suum in posterum variare, nisi ob causam necessariam scrutinium oporteat fieri iterato. Scrutinio vero et collatione scrutatorum inter se privatim secundum formam statuti factis, alter procuratorum ipsam electionem toti congregationi pronunciet sub his verbis: ego procurator seu rector vice majoris et sanioris partis hujus universitatis regentium et non-regentium, si forte concurrant in electione, eligo N. in 2 cancellarium universitatis Cantabrigiæ, et ejus electionem vobis pronuncio secundum statuta et consuetudines hujus universitatis.—L. P. A. 4. Mark. 2.

### 5. De juramento et obedientia Cancellarii.

Cancellarius, cum electus fuerit, mature congregationem omnium regentium facere teneatur, et coram tota congregatione primo idem cancellarius sacramentum corporale præstet quòd omnia ad ejus officium spectantia diligenter et fideliter exequetur. Quod juramentum per alterum procuratorum ab eodem cancellario exigatur; quo juramento præstito, idem procurator sigillum cancellariæ una cum clavi communis cistæ eidem cancellario statim tradat.—L. P. A. 5. Mark. 3.

<sup>&</sup>lt;sup>1</sup> Hence it appears that the Proctor and Rector were the same person. In other Statutes, as 53, 54, 57, 60, Markaunt has Rector where the Proctors' Books have Procurator. The University was at first only an assemblage of schools, and as the Regents ruled the Scholars, so the Rectors ruled, moderated, or presided over the Regents. These Rectors were elected by the Regents from among themselves, and their duties were pointed out in various Statutes.

<sup>&</sup>lt;sup>2</sup> The first authentic mention of a Chancellor by name is that of Hoake or Hooke (for the name is not everywhere spelled in the same way). It occurs in a Charter of 3 May, 15 Hen. III., i. e. 1231, where it appears that his jurisdiction over Clerks was established and acknowledged.—(Hare's MSS. vol. I. fol. 9, Vice-Chancellor's copy.) The title or office was, however, of earlier date. The general name of Chancellor occurs in 13 Hen. III.—(Rich. Parker's Hist. Cantab. p. 188.)

## 6. De officio Cancellarii quod nihil innovet.

Cancellarius nihil novi sine consensu majoris et sanioris partis regentium et sine consensu majoris et sanioris partis non-regentium statuere præsumat, sed ea quæ statuta sunt supra et in fra, Mark. intendat efficaciter custodire. - L. P. A. 6. Mark. 4.

#### 7. De modo committendi causas.

Statuimus, quod nec cancellarius nec aliquis judex ordinarius alicui causam aliquam committat, nisi coram cancellario vel rectoribus statuta et consuetudines observare prius juraverit in causis coram eo tractandis.—L.P.A. 7. Mark. 5.

## 8. Per quantum tempus poterit Cancellarius abesse a muni- De Comcipio, et de Vice-Cancellario.

Cancellarii.

Liceat quoque cancellario ad sui exonerationem alicui non suspecto, statutis consuetudinibus et privilegiis hujus universitatis jurato ad certas causas vel universitatem causarum, vices suas ad tempus suo jure committere, nisi talis sit causa quæ de sui natura delegationem non requirit, ut in atrocibus delictis quæ bannitionem vel incarcerationem requirunt. Causæ autem regentium et non-regentium ex parte rea vel actoris et de pensione¹ et jure inhabitationis domorum non committantur, nec coram alio quovis modo tractentur. Et, quia sub colore atrocis injuriæ magistri regentes a suis curiis defraudantur seu privantur, statutum est quod crimina non atrocia, tanquam atrocia, criminaliter proponentes et in processu causæ in probatione deficientes in xii. denariis communi cistæ applicandis mulctentur. Nec De Vice. liceat cancellario citra cessationem magistrorum 2 se ab uni- Cancellario versitate absentare ultra mensem. Cancellarius vero, ultra Mark. 7. xv. dies abfuturus, neminem habeat vicarium, nisi in quem major pars regentium consenserit, cui virtute statuti 3 jurisdictionem suam committere teneatur.--L.P.A. 8. Mark. 6 & 7.

<sup>&</sup>lt;sup>1</sup> Vide Cap. 65 et 67. Hence the title "Pensioners."

<sup>&</sup>lt;sup>2</sup> Before the end of lectures in the Easter Term. See Cap. 60. Similarly the commencement of lectures in the Michaelmas Term is called Resumptio Magistrorum.

<sup>&</sup>lt;sup>3</sup> f. inserend. "hujus."

& 33.

## 9. De potestate Cancellarii.

Cancellarius, vel ejus vicarius dicto modo substitutus, per se tantum, si voluerit, causas 1 scholarium universas audiat et decidat, nisi facti atrocitas vel publicæ quietis perturbatio Cf. 36 & 29 magistrorum requirat convenientiam et assensum.—L.P.A. 9. Mark. 8.

#### 10. De rebellantibus Cancellario.

Si quis de universitate jurisdictionem cancellarii contemnens propriam vel alienam injuriam cum deliberatione vel ex intervallo vindicaverit, insultum in ipsum, quem deliquisse dicit, aut in ejus hospitium faciendo aut eundem verberando seu male tractando, si monitus ad arbitrium cancellarii vel universitatis satisfacere noluerit cum effectu, infra triduum ab universitate expellatur, cæteris pænis juxta privilegia consuetudines et statuta malefactoribus imponendis eisdem malefactoribus infligendis. Quas quidem punitiones non tantum ad ipsos malefactores, verum etiam ad eorum fautores seu

<sup>&</sup>lt;sup>1</sup> There were three Courts:—

<sup>1.</sup> That of the Regent-Masters, in which they might, if they pleased, hear and decide the minor causes of their own Scholars, except a Regent-Master were one of the parties. Vide Cap. 36.

<sup>2.</sup> That of the Commissary appointed by the Chancellor for the hearing of minor causes not requiring banishment or imprisonment.

<sup>3.</sup> That of the Chancellor before whom all causes in which a Regent or Non-Regent Master was a party, or concerning lodgings, were heard.

The Chancellor was bound to execute the sentences of the Regent-Masters (Cap. 13.) In punishments the Proctors were Assessors to the Chancellor or his Commissary (Cap. 10.), and subsequently Doctors and Heads of Colleges acted as Assessors (Cap. 19.) In all serious cases the Regent-Masters (for the Non-Regents do not appear to have participated in these proceedings) sat with the Chancellor (Cap. 19. and Cap. 36.) If an offence were committed by a Regent-Master against the Chancellor the cause was heard in the Regents' Court (Cap 10.) In all causes which the University were by law allowed to try, an appeal lay from the Commissary to the Chancellor, and from the Chancellor to the University (Cap. 33. and Cap. 37.)

defensores sine personarum acceptione volumus extendi. Contra cancellarii quoque prohibitionem colluctantes et alias sibi inobedientes et contumaces, cum super hujusmodi secundum modum universitatis fuerint convicti, sine differentia personarum simili pæna coerceantur, si hoc meruerit protervitas contumacium. Verum, si magistri regentes vel aliquis eorum contra cancellarium colluctans vel alias inobediens extiterit, eorum causa per electas ab aliis regentibus personas tractetur et terminetur. In quarum electione personarum, ut omnis timor subornationis absistat, tam cancellarius quam taliter rebellans sint absentes. Item quod omnes, qui debent incar- Mark. On cerari, in carcere domini regis in villa incarcerentur. Item Die Sabi declaratum est quod in correctionibus rectores vel proante port.

Lat. A°Doi
ante port.
Lat. A°Doi
quod præmuniantur de loco et tempore, si venire voluerint;
Mark.
Mark.
Mark.
Mark.
Mark.
Mark.
Mark. et ista declaratio in perpetuum maneat inconcussa. Item in 1.23 \(\beta\).25. correctionibus faciendis, si ponitentiam alicui inflictam pro commisso in pænam pecuniariam converti contingat, statuimus quòd illa pecunia per procuratores vel eorum alterum recipiatur.1-L.P.A. 10. Mark. 25 & 20. sed v. 20.

## 11. De convocationibus faciendis per Cancellarium.

Universi regentes ad vocationem cancellarii omnibus intersint inceptionibus et solennibus resumptionibus, non nisi licenciati inde recessuri, quousque inceptio vel hujusmodi resumptio totaliter sit completa. Ad vocationem etiam cancellarii ob alias certas causas aliis temporibus faciendis <sup>2</sup>, prout eidem cancellario videbitur universitati expediens, conveniant omnes magistri regentes, ac etiam, si necesse fuerit, non-regentes, de utilitate communi et publica quiete, seu aliis negotiis universitatem contingentibus, communiter tractaturi : in quo casu nullus se absentare præsumat quem absentia rationabiliter non excusat. Diebus vero, quibus fit generaliter congregatio sive regentium tantum, sive regentium et non-regentium, disputatio nulla fiat.—L.P.A. 12. Mark. 9.

<sup>1</sup> et cistæ communi univ<sup>s</sup> applicetur.—Mark.

<sup>&</sup>lt;sup>2</sup> faciendam (faciend. in Lib. Ant. Proc. et in Mark.)

### 12. De tempore quo durat officium Cancellarii.1

Item statutum est quod cancellarius, qui pro tempore fuerit, ultra biennium continuum cancellarii officio non fungatur: liceat tamen majori parti regentium circa finem biennii, ut per annum unum continuum sequentem duntaxat stare valeat in dicto officio, disponere.—L. P. A. 13.

## 13. Quod nullus sit 2 Cancellarius hic et officialis Episcopi.

Item statutum est quod nullus cancellarius dictæ universitatis simul habeat seu teneat officium cancellariæ universitatis prædictæ cum officialitatis episcopi officio quovis modo. Cancellarius sententias magistrorum, cum sibi per eosdem denunciatæ fuerint, exequi teneatur.—L. P. A. 14.

#### 14. De inquisitione facienda super revelatione secretorum.

Item statutum est quod cancellarius universitatis, præsidensve <sup>3</sup> ejusdem quicunque, statutum de secretis congregationum magistrorum non revelandis a dictis magistris nuper editum singulis terminis per inquisitionem solertem inter dictos magistros et in eorum plena convocatione faciendam sub debito officii sui exequi teneatur. Item quod cancellarius vel præsidens alius una cum alio, a majori parte regentium deputato, circa medietatem singulorum terminorum a singulis magistris regentibus sub debito juramenti secrete inquirant, si quis super secretis revelandis probabiliter suspectus habeatur, intelligendo probabiliter suspectum, qui a duobus vel pluribus sciatur vel credatur suspectus: contra quem talem, sic suspectum inventum, cancellarius præsidensve, sub sui debito juramenti, statutum de secretis non revelandis exequi teneatur infra quindenam a tempore dictæ inquisitionis factæ de plano, <sup>4</sup>

f. 36.

f. 158.

<sup>&</sup>lt;sup>1</sup> Vide Reg. Eliens. 1346. Thomæ de Insula.

<sup>&</sup>lt;sup>2</sup> Simul—L. P. A.

<sup>&</sup>lt;sup>3</sup> Probably the Chancellor's Deputy during absence, when not exceeding fifteen days (vide C. 8.); or perhaps a person presiding during a vacancy of the Chancellor's office. See Cap. 49.

<sup>&</sup>lt;sup>4</sup> Among the Romans courts were of two kinds, Superior and Plane. In the former the Prætor administered justice protribunali; in the latter he was said de plano cognoscere.

nullis capitulis dandis parti, sine omni strepitu et figura Cf. 34. judiciali.—L. P. A. 15.

#### 15. De officio Cancellarii resignando.

Item statutum est quod, cum cancellario officium suum resignare contigerit, sigillum officii sui ac etiam clavem communis cistæ, quam penes se habuit, coram tota universitate regentium procuratoribus vel alteri eorum tradere teneatur, et tunc hujusmodi sigillum et clavis in præsentia ejusdem universitatis sigillis aliorum duorum regentium, quos ad hoc per universitatem deputari contigerit, consignentur, et sic in manibus alterius procuratoris remaneant consignata, quousque alteri cancellario sub forma prædicta electo ac etiam jurato coram eadem universitate tradantur.—L.P.A. 16. Mark. 10.

#### 16. Per quantum tempus Vice-cancellarius suo fungatur officio.

Item statutum est quod in futurum vice-cancellarius, qui pro tempore fuerit, per unum annum duntaxat suo fungatur officio, et quod completo anno, vel ipso officio interim alio modo vacante, fiat sine moræ dispendio in congregatione regentium super vacatione hujusmodi officii publica denuntiatio, et cum omni celeritate accommodà in alià congregatione proximo futurà vice-cancellarius eligatur.—L. P. A. fol. 5 d.

### 17. Determinatio qua dicenda sit causa probabilis.

Illam causam decernimus probabilem, quam coram universitate regentium propositam major pars ejusdem pro causa justa et sufficienti absentiæ proponentis duxerit approbandam. Si autem ex hujusmodi causæ detectione grave damnum et præjudicium credat sibi verisimiliter provenire, juret, tactis sacrosanctis, coram universitate regentium, quòd causam arduam habet justam et sufficientem se absentandi, quam universitati propter præjudicium et damnum sibi imminens detegere non est ausus. Si vero tam urgens causa fuerit et festina, quòd congregationem expectare non poterit, causam se absentandi proponat coram cancellario vel vice-cancellario et procuratoribus, quam, si justa et sufficiens eis visa fuerit, approbent in conscientiis eorum, et juret sic proponens quòd congregationem sine gravi damno expectare non potest. Si

Cf. 134.

autem dictam causam coram eis explicare non audeat, juret coram eis quod causam arduam habet sufficientem. Et, si contingat aliquem hujusmodi vel causa infirmitatis die quo disputare deberet in suo cursu absentari, tunc magister proximus post ipsum disputare tenetur tanquam cursu proprio. Si quis autem hujus declarationis temerarius violator extiterit, pronuncietur per cancellarium publice pro perjuro.—
L.P.A. fol. 44 d.

# 18. De hospitiis per Cancellarium visitandis et erroribus reformandis.

Scholarium nostrorum tranquillitatem promovere omnemque dissolutionis occasionem resecare cupientes statuimus, quod liceat cancellario ejusve locum tenenti bis in anno vel amplius, si rei necessitas id flagitaverit, accitis ad se quibusdam de doctoribus collegiorumque magistris et procuratoribus seu aliis, quos ad hoc vocare decreverit, omnium hospitiorum loca visitare, compertosque errores tam ipsorum principalium quam aliorum scholarium corrigere et reformare, sic videlicet quòd, si principalis aliquis minus reperiatur idoneus vel in officio suo negligens, nisi infra mensem, post monitionem sibi per cancellarium vel ejus vices gerentem factam, se correxerit, ab officio deponatur, aliumque principalem sociis ejusdem hospitii, dummodo intra octo dies id fecerint, eligendi libera facultas maneat. Quod si facere neglexerint, collegio cui illud hospitium pertinet, si forte alicui collegio pertinuerit; sin autem, cancellario ejusve locum tenenti imponendi principalem plena potestas devolvatur: proviso semper quod hujusmodi principalis, sic, ut præmittitur, vel per socios electus vel per collegium impositus, infra triduum cancellario vel ejus locum tenenti præsentetur, cujus idoneitatem cancellarius vel

<sup>&</sup>lt;sup>1</sup> In these hostels dwelt Scholars or Fellows and two Principals, one exterior, the other interior; of whom the former was the Superior and hired the house. Vide Cap. 67. The Principals were elected by the Fellows, and if negligent of their duty were removable by the Chancellor or Vice-Chancellor. Some of these hostels were attached to Colleges, and the right of electing Principals in such cases belonged to the Colleges. The Principal took an oath of office before the Chancellor or Vice-Chancellor.

eius locum gerens approbans curam scholarium illius loci committat, recepto prius juramento ab codem, videlicet quod omnia quæ ad officium principalis pertinent diligenter exequetur. Et, si ad id officium electus minus idoneus reperiatur, cancellarius vel eius vicem gerens illud eidem hospitio denuntiet, et alium principalem eligendi sociis illius hospitii, servato tamen ordine prætexato, libera facultas conceditur. tax, MSS. Quod si forte electus principalis vel per collegium impositus C.C.C. infra triduum cancellario vel ejus vices gerenti non præsentetur, tunc electionem, provisionem seu impositionem sic factam nullam esse et viribus carere ipso facto, idemque officium vacare, decernimus. Si vero scholaris aliquis suo principali rebellis inveniatur, aut vagabundus vel in aliquo crimine probabiliter suspectus, aut diffamatus apud bonos et graves, vel qui lecturis aularibus et ordinariis interesse non curat, aut collectam¹ secundum antiqua statuta solvere neglexerit, nisi infra quindecim dies, postquam per cancellarium vel alias vice-cancellarium monitus fuerit, se reformaverit, a communione scholarium omnino expellatur. Qui vero arma in camera sua tenuerit, nisi monitus infra triduum sub custodia principalis ea deposuerit, simili sententiæ subjacebit. Huic statuto adjicimus quod nullus scholaris alibi in villa quàm in aula vel hospitio sub magistro vel principali moram facere præsumat sub pæna superius limitata.

#### 19. De assistentia doctorum vice-cancellario in correctionibus.

Item statuimus quod omnes doctores et collegiorum magistri cancellario vel ejus locum tenenti diligenter assistant in visitationibus et correctionibus faciendis. Et si forte aliquis verba facere presumat occasione qualicunque reum defendendo, quo minus justitia valeat exerceri, nisi per cancellarium vel alias per vice-cancellarium monitus desistat, tanquam rebellans cancellario, puniatur. Et si forte aliquis (Secundu scholaris suis exigentibus demeritis per cancellarium vel vice- Stat. 10.) cancellarium carceri adjudicetur, præcipimus quod nullus eum visitare præsumat, nisi licentia prius a cancellario vel

<sup>&</sup>lt;sup>1</sup> The Collecta was the Collection from each Scholar for the Reader in Ordinary whose lectures he attended. The contribution was sometimes called Collatio, and the contributors Collatores.

ejus vices gerenti petita pariter et obtenta. Quod si quis secus agere præsumpserit, pænam carceris etiam ipse subibit.

20. Quod omnes gremiales latine loquantur in congregationibus.

Præterea statutum est ne quis gremialis¹ in congregationibus magistrorum aliqua verba in publico proferat nisi latina. Quod si forte fecerit, per cancellarium vel ejus locum tenentem a voce danda in hujusmodi congregationibus suspendatur, sicque tam diu suspensus maneat quousque quatuor denarios communi cistæ applicandos persolverit, quo tandem facto beneficium absolutionis obtineat.

#### 21. De gratiis petendis.

Statutum est et ordinatum per reverendissimum in Christo patrem et dominum dominum Thomam Rotherham archiepiscopum Eboracensem almæ universitatis dominum cancellarium ac cœtum magistrorum regentium et non-regentium xxvIII die mensis Maii anno Domini millesimo cccc<sup>mo</sup> LxxxvIII<sup>mo</sup>, quòd nulla gratia, tempus aut formam concernens de cætero petatur, nisi prius coram cancellario, præsidente aut vice-cancellario et duobus doctoribus in congregatione publice legatur, ac per eosdem petenda decernatur, et non nisi prima aut secunda die congregationis, præsentibus viginti regentibus et non-regentibus æqualiter divisis, concedatur; et quod ad observantiam præmissorum vice-cancellarius in sua admissione corporale præstet juramentum.—L.P.A. fol. 5 d.

### 22. Iterum de gratiis petendis.<sup>2</sup>

Statuimus et ordinamus quod nulla gratia petatur, <sup>8</sup> nisi in præsentia cancellarii vel alicujus doctoris per eorum alterum

8 Maii 488.

<sup>&</sup>lt;sup>1</sup> The meaning of the word *gremialis* has been doubted. It probably means "a permanent resident." Cf. infra p. 127. "Nulli de senatu et consilio hujus academiæ, qui gremiales vocantur, quicquam solvant officiariis" &c.

<sup>&</sup>lt;sup>2</sup> 1460—Mark. fol. ult.

<sup>&</sup>lt;sup>3</sup> In marg. L. P. S. ita legitur manu recent "in præsentia canc. vice-canc. vel alicujus doctoris. *Vide* Mark, f. ult. MSS. 2. C.C.C. has the same reading.

expresso consensu deputati. Volumus etiam quod nulla gratia petatur ante cessationem campanæ, quam tanto tempore pulsari volumus, quod quilibet habens interesse possit interim venire a loco habitationis suæ usque ad locum congregationis. Volumus insuper quod cum hoc statuto non dispensetur absque consensu omnium et singulorum, et quod nulla gratia petatur, quousque causa congregationis per cancellarium vel ejus vices <sup>1</sup> gerentem proponatur.

#### 23. Forma bannitionis scholarium.<sup>2</sup>

In Dei nomine amen. Quia nos Edvardus Story universitatis Cantabrigiensis cancellarius per inquisitionem, per nos una cum procuratoribus dictæ universitatis legitime secundum formam vim et effectum statutorum privilegiorum et consuetudinum ejusdem factam, N, N, et N, scholares subditos nostros comperimus fuisse diversis vicibus vagabundos cum armis in noctibus in universitate prædicta, ac arma in eadem contra pacem domini nostri regis detulisse, ac per eandem inquisitionem sic, ut præmittitur, factam alios scholares nostros subditos, videlicet A, B, et C, etiam comperimus hujusmodi vagabundos cum armis, in universitate prædicta per eosdem delatis contra pacem domini nostri regis, per suum iniquum consilium favisse, atque contra honorem dictæ universitatis et ejus statuta ac privilegia et consuetudines deliquisse, propter quæ sunt ab universitate præfata pro perpetuo merito expellendi, nos, dictorum statutorum privilegiorum et consuetudinum æquitatem servare volentes, prædictos A, B, C, ac etiam D, E, F, suis exigentibus demeritis, tenore præsentium bannimus, ac, tanquam membra putrida, a communitate universitatis nostræ prædictæ in his scriptis penitus segregamus, mandantes et firmiter injungentes eisdem, quatenus infra tres dies proxime sequentes a die præsenti computandos ab universitate prædicta se divertant, postmodum ad eandem nullatenus reversuri.

Dat. sub sigillo officii nostri quinto idus Julii.<sup>3</sup>

<sup>1</sup> locum—Mark. fol. 81.

<sup>&</sup>lt;sup>2</sup> Anno 1474. Vide L. P. A. fol. 46.

<sup>&</sup>lt;sup>3</sup> A° D° 1474. Lib. P. A. fol. 46 d., i. e. Jul. 11.

#### 24. Contra ferentes arcus aut balistas infra municipium.

Statutum est in plena congregatione regentium et nonregentium universitatis Cantabrigiæ ultimo die Maii anno Domini millessimo ccccomo Lxmo nono, quod nullus magister, seu scholaris, serviens scholaris, scriptor vel stationarius contra tranquillitatem et pacem domini regis et universitatis extra locum seu mansum suum arcum et sagittas, balistam vel balistæ tela, die vel nocte, insurgendo, invadendo, insultando contra aliquem vel aliquos scholarem vel scholares infra villam Cantabrigiæ vel in suburbiis ejusdem commorantes seu infra libertates universitatis Cantabrigiensis existentes per se vel per quoscunque sibi faventes vel adhærentes portet, gerat seu utatur, nec quovis modo ad illud maleficium aliquem vel aliquos procuret, sub pæna bannitionis perpetuæ ipso facto, si super illo legitime convincatur. Licebit tamen cancellario et ejus locum tenenti licentiam dare scholaribus et eorum servientibus propter bonum pacis et privilegiorum universitatis defensionem hujusmodi arcus et balistas gerere et uti, hoc statuto non obstante. Et, ne hujusmodi statuti scholaris aliquis serviensve scholaris prætendat ignorantiam, ulteriùs statuendo volumus quod hoc statutum in singulis scholis annuatim integraliter perlegatur. - Stokys, fol. 34 a.

#### 25. De pacis perturbatoribus.

Quia novis morbis supervenientibus nova convenit antidota præparari, monemur quod, licet temporibus ab antiquis apud nostra statuta salubriter sit provisum quod quilibet admittendus ad aliquem gradum scholasticum in sua admissione juramentum præstet corporale quod pacem nostræ universitatis non perturbabit nec per se nec per alios pacis perturbatoribus auxilium consilium vel favorem præstabit et, si aliquos tali crimine irretitos sciverit, illos cancellario vel ejus locum tenenti denunciare teneatur, quia tamen sæpe contingit (quod dolenter referimus) plures ex nostris scholaribus non graduatos, spiritu perversi consilii ductos immo verius seductos pacem dictæ universitatis graviter perturbasse in præjudicium

<sup>1 31</sup> Maii 1469. Nono om. Stokys, om. etiam nullus magister.

ejusdem non modicum et gravamen, nos igitur, cœtus unanimis regentium et non-regentium in eadem, paci et tranquillitati dietæ universitatis in quantum possumus secundum Deum salubriter providere, necnon periculis animarum dictorum scholarium sic delinquentium celeri remedio obviare volentes, statuimus et ordinamus quod si aliquis non-graduatus, ut præmittitur, per se vel per alium pacem dictæ universitatis perturbaverit, auxilium, consilium vel favorem præstiterit in hac parte, ac convictus inde fuerit vel confessus coram cancellario vel ejus locum tenente, eidem liceat dictos scholares, pensatis qualitatibus personarum et excessuum, secundum moderamen arbitrii sui incarcerare, quamdiu sibi visum fuerit expedire, necnon et eosdem pæna mulctare pecuniaria, forma tamen subsequenti, videlicet, si beneficiatus fuerit taliter delinquens, xls; si vero beneficiatus non fuerit xld; quorum medietatem communi cistæ persolvere seu cautionem sufficientem ante egressum de carceribus exhibere omnino teneatur totiens quotiens culpabilis quis repertus fuerit in hac parte. Et, si contingat, quod absit, dictorum scholarium sic delinquentium aliquem seu aliquos contra dictum cancellarium vel eius locum tenentem rebellem seu rebelles existere in præmissis, quod tunc damno perpetuæ bannitionis ipso facto supponantur, cum dignum fore existimamus, ut, quos ad vitæ decora domesticæ laudis exempla non provocant, eosdem feriat severitas disciplinæ. Præterea statuimus et ordinamus quod. si aliquis scholaris, demeritis suis exigentibus, a loco habitationis suæ expellatur, in nullo loco nostræ universitatis postea admittatur, nisi ex causa per cancellarium et procuratores approbanda, sub pœna xls per principalem ipsum admittentem solvendorum et communi cistæ applicandorum. Insuper statuimus et ordinamus quod præsens statutum in singulis collegiis et hospitiis nostræ universitatis semel in anno publice legatur, ne quis hujus statuti celeberrimi ignorantiam valeat prætendere, nec pænam ejusdem ullo modo evitare. Collegiati tamen ad lecturam præmissorum minime obligentur, nisi eorundem collegiorum magistri et collegæ id sponte duxerint faciendum fore; neque intendimus per præsens statutum statutis, constitutionibus, compositionibus cæterisve collegiorum privilegiis in aliquo derogare.

Dat. in domo nostræ congregationis xxº die mensis Novembris anno Domini <sup>1</sup> millessimo cccclxxº.<sup>2</sup>

Declaramus præterea et definimus omnes et singulos servientes scholarium præsenti statuto fore subdendos et eodem ligatos.<sup>8</sup>

<sup>4</sup> Per judices itaque ab universitate ad hoc deputatos adjectum est, ut quilibet si præbendam, liberam capellam, hospitale, cantariam, annuale stipendium<sup>5</sup>, . . . odum, patrimonium, aliudve hujusmodi quodeunque, ad summam et valorem centum solidorum per annum, habuerit et de perturbatione pacis convictus fuerit, xl<sup>5</sup>, quemadmodum beneficiatus, solvere compelletur.

#### 26. Restrictio officii taxatorum et privilegiorum ejusdem.

Cum in quodam nostræ universitatis privilegio inter cætera sic habetur, quod omnis correctio omniaque amerciamenta et punitio pro singulis offensis contra assisam panis et cervisiæ quomodocunque perpetratis cancellario hujus universitatis soli et in solidum ejusque successoribus pertinent in perpetuum, quod privilegium taxatores sæpius non formidabant violare et infringere in magnum præjudicium domini cancellarii, qui pro tempore fuerit; cujus prætextu ex unanimi consensu regentium et non-regentium statutum est quod taxatores in futurum eligendi ante eorum admissionem jurent, quod de cætero non intromittent se de his, quæ concessa sunt cancellario dictæ universitatis per illustrissimum dominum regem Angliæ Edvardum quartum et progenitores suos,<sup>6</sup> exigendo vel recipiendo quovis modo vel titulo de pistoribus, brasiatoribus, pandoxatoribus, aliisve vendentibus panem cer-

<sup>1 20</sup> Nov. 1470, vel potius 1464, i. e. 3° Edv. 4. L. P. A. fol. 44. "per ipsum Regem.—Champneyse."

<sup>&</sup>lt;sup>2</sup> Millessimo cccc·lxiv—L. P. J.; sic etiam in L. P. A. f. 45 b.

<sup>3</sup> Vide L. P. A. f. 43 d.

<sup>&</sup>lt;sup>4</sup> Hæc verba sunt in marg. L. P. S. in marg. L. P. J. hujus sententiæ pars posterior sola restat.

<sup>&</sup>lt;sup>5</sup> forte, feodum, sic MSS. 2. C.C.C.

 <sup>6 12</sup> Maii, 3 Edv. IV., i. e. A.D. 1463. Hare, vol. 2. fol. 41.
 V.-Ch.'s copy. Vide Hare, 2, fol. 150. Jun. Pr.'s Book, Regist. copy.

visiam vel quecunque alia victualia, a partibus ad villam Cantabrigiæ vel ad aliquem alium locum infra jurisdictionem universitatis quocunque modo invehentibus, nec aliquo modo se intromittent de incarcerationibus vel correctionibus faciendis aliquorum delinquentium, nisi quatenus est eis concessum per statutum universitatis: necnon jurabunt quod de omnibus per eos receptis et solutis ex debito solvendis in nundinis de Sterebrygge pro defectibus, si ibidem aliqui inveniantur, facient fidelem computum domino cancellario ejusve assignato, si dictum officium exercuerint in dictis nundinis. Quod si in præmissis vel aliquo præmissorum dicti taxatores culpabiles inventi fuerint, vel super aliquo defectu præmisso notati, aut aliquis eorum culpabilis vel defectuosus in præmissis inventus fuerit vel notatus, fama referente vel aliquo nunciante, nisi quatenus se legitime purgaverit ad assignationem domini cancellarii vel ejus vicem gerentis, sint ipso facto privati officiis suis, et quilibet eorum, sic, ut præmittitur, convictus, sit privatus ipso facto dicto suo officio, et alius vel alii in eorum loca subrogentur secundum statutum universitatis prædictæ. - L. P. A. fol. 48 a.

#### 27. In admissione ad quodlibet officium.

Statuimus præterea et ordinamus quod nulla persona pri- Ante 1456. vilegiata de cætero admittatur ad aliquod officium in hac universitate gerendum, nisi prius in sua admissione ad officium hujusmodi coram cancellario vel ejus vicem gerente et universitate regentium corporale præstiterit juramentum, se officium illud fideliter executurum et impleturum omnia ad officium hujusmodi pertinentia effectualiter et sine fraude. Et, si in aliquo dictum officium seu ejusdem executionem concernente forisfecerit vel culpabilis inveniatur, quod cancellarii seu ejus vicem gerentis sive, ex eorum defectu, majoris partis congregationis regentium et non-regentium correctionem subibit, quocunque privilegio non obstante. Quod, si simpliciter jurare noluerit, ad officium hujusmodi nullatenus admittatur. Verum quia non decet a capite membra discedere, statuimus et ordinamus quod, si aliquis procuratorum, jussus per cancellarium vel

<sup>&</sup>lt;sup>1</sup> This Stat. begins in fol. 2 d, and it concludes with the Stat. 115. in p. 69 below.

ejus vices gerentem aliquam gratiam petere seu negotium aliud per scrutinium promovere, tertio requisitus id facere recusaverit, si cancellario vel ejus vices gerenti et majori parti pileatorum præsentium videatur gratiam seu negotium hujusmodi ad universitatis commodumet honorem fore merito promovendum, ipso facto ab officio suo perpetuo sit privatus, ita quod statim in eadem congregatione loco illius, privati secundam formam superius limitatam, alius eligatur. Postremo ad faciliorem delinquentium coercionem et pro bono pacis in nostro municipio continuando duximus statuendum, quod nullus de cætero in hac universitate ad gradum aliquem scholasticum admittatur, nisi in sua admissione inter cætera jurare voluerit quod erit obediens cancellario hujus universitatis, qui pro tempore fuerit et ejus vices gerenti, quamdiu moram traxerit in eadem.1 Et, si forte aliquis t . . . 2 admittendorum privilegiatus fuerit vel exemptus, quod simpliciter et ante omnia suo renunciet privilegio, in quantum privilegiis et statutis universitatis contrariatur: salvis tamen semper compositione et omnibus in ca contentis facta<sup>9</sup> inter universitatem et collegium regale Beatæ Mariæ et Sancti Nicholai. - L. P. A. fol. 2 a.

28. De judiciis et his quæ circa judicia sunt et primo de modo admittendi advocatos.<sup>4</sup>

Item statutum est quod nullus pro alicujus advocato curiæ communiter se gerens ad postulandum <sup>5</sup> in aliqua curia

<sup>&</sup>lt;sup>1</sup> Verba sequentia (imperfecta tamen) leguntur in marg. utriusque lib. proc. They are, however, in the *Old* Proc. Book, p. 2 b. in a later hand.

<sup>&</sup>lt;sup>2</sup> tali, L. P. A. taliter, MS. 2. C.C.C. rectè.

<sup>3</sup> Sc. in 1456.

<sup>4</sup> This Stat., which in Mark. Book follows 31, there commences thus: "Ut debitus honor Universitatis judicibus Cantebr. deferatur, ac proterviis advocatorum et corum opprobriis sufficienter obvietur, nos Cancellarius, Magistri regentes et non-regentes dictæ Univs unanimi consensu statuimus quod," &c. &c.

<sup>&</sup>lt;sup>5</sup> Postulare est desiderium suum vel amici sui in jure apud eum, qui jurisdictioni præest, exponere: vel alterius desiderio contradicere. Digest. Lib. 3. Tit. 1. § 2.

universitatis memoratæ admittatur de cætero, nisi juramentum infra scriptum in congregatione regentium prius præstiterit, cancellario vel ejus locum tenente hoc recipiente, "Ego N. ad ista sancta Dei evangelia per me corporaliter "tacta juro quod statuta, privilegia et consuetudines univer- sitatis Cantabrigiensis approbatas pro posse meo fideliter observabo, ministros dictæ universitatis honorifice tractabo, "jurisdictionem ejusdem nullo modo impediam, nec impedire volentibus seu volenti consilium vel auxilium præstabo," cæteris statutis de advocatis mentionem facientibus in suo robore duraturis.—L. P. A. 30. Mark. 23.

#### 29. De defensoribus et procuratoribus litigantium.

Item statutum est quod, citatis personis in villa præsentibus, nec defensores nec procuratores 1 coram cancellario vel ejus commissario admittantur pro eisdem, nisi personæ citatæ adversa valetudine seu alia legitima causa sint detentæ quo minus in judicium sui præsentiam poterint exhibere, de quo in principio coram cancellario vel ejus commissariis fidem faciant juramento, quo præstito admittantur defensores seu procuratores juxta consuetudines et statuta universitatis in litem processuri: et postquam semel causam peregerint, iterum tanquam defensores seu procuratores non admittantur, nisi sub forma prius posita. Si vero, præsente actore, reus fuerit abfuturus, ejus procurator non admittatur, nisi dominus 2 suus prius præstiterit juramentum quod malitiose minime se absentet. Hæc autem in omnibus causis arctius volumus observari, exceptis causis illis, in quibus delicti enormitas seu facti ipsius atrocitas ob quietem communem cancellarii et magistrorum requirit audientiam, in quibus causis nullatenus admittatur defensor seu procurator, sed contra reum, sive venerit sive non venerit, procedatur de die in diem a tempore notificat delicti vel denunciati: et cum convictus fuerit, ad minus infra triduum executio fiat plenaria secundum quod statuta de malefactoribus edita plenius continent, pœnis contra

<sup>1</sup> Proctors or attornies.

<sup>&</sup>lt;sup>2</sup> His principal or client.

delinquentes et eorum fautores in statutis dietæ universitatis expressis in suo robore perpetuo duraturis.—L. P. A. 31. Mark. 21.

#### 30. De advocatis et auditione causarum,

Item, ne causæ in universitate motæ ultra debitum prorogentur, statutum est quod principales personæ factum ipsum per se proponent: actor videlicet primo per se suam proponat actionem, reus vero per se suam afferat defensionem, idiomate quo volucrint dum tamen intelligibili. Quod si actor contra tenorem præmissorum advocatum aliquem procuraverit pro se loqui aut ad loquendum excitaverit aut taliter verba facientem approbaverit, causam suam hoc ipso amittat, reus vero similia faciens pro convicto habeatur. Qui vero contra hoc statutum pro actore seu pro reo vetitum præstiterit patrocinium, si fuerit magister ordinarie legens vel baccalaureus cursorie 1, ex tunc a lectionibus suis per octo dies, si scholaris, ab ingressu scholarum per octo dies similiter sit suspensus; nec pro scholari habeatur. quousque communam 2 suam unius hebdomadæ communi cistæ persolverit. Si quis vero, durante suspensione prædicta, ausu temerario scholas ingrediendo, actibus scholasticis se ingesserit, eo ipso per annum integrum ab universitate expellatur, nisi uberiorem gratiam ab eadem universitate meruerit obtinere. Alii quidem quam magistri vel scholares, sic advocantes seu verba facientes pro aliqua partium prædictarum, si a judice moniti non desistant, tanquam <sup>8</sup> pacis perturbatores puniantur vel, sicut judicis jurisdictionem impedientes, excommunicentur.-L. P. A. 32. Cf. Mark. 22.

<sup>&</sup>lt;sup>1</sup> The Regent Masters in the several faculties were the Readers in Ordinary, their deputies were Extraordinaries, and the Bachelors also read lectures in their course of seniority, and were presented previously to their doing so. (Vide Cap. 103.) The Bachelors then were said cursoriè legere. This latter expression is taken to mean reading the texts and glosses; ordinarie legere superadding the comments of the lecturer.

<sup>&</sup>lt;sup>2</sup> The value of his commons. This word in different Statutes is variously written communa, communæ, communæ, communæ.

a C. 25, 41.

#### 31. De procuratoribus admittendis.

Item statutum est quod de extero nullus advocatus procurator admittatur. Per advocatum in isto casu declaramus intelligendo quemlibet baccalaureum in jure canonico seu civili ac omnes alios qui communiter ingerunt se ad allegandum in causis pro actore seu <sup>2</sup> reo.—L. P. A. 33. Mark. 23.

#### 32. De modo veniendi ad lites seu diem 3 amoris.

Item statutum est ne quis ad litem vel diem amoris cum onerosa multitudine venire præsumat sed cum magistro suo et tribus tantum aut quatuor sociis pacificis et modestis. Partibus vero taliter congregatis ad diem amoris, certas hinc inde eligant personas pro consilio habendo, quæ tamen præmissum numerum non excedant: qui vero contra fecerit, actor ipso facto cadat a causa, reus vero pro convicto habeatur. Aliæ etiam quæcunque personæ, quæ contra hujus statuti tenorem ibidem temere se ingesserint, immunitate scholarium ex tunc sint privatæ, nisi tales sint personæ et tam excellentes quibus universitatis discretio deferre duxerit in hac parte.—L. P. A. 34. Mark. 24.

#### 33. De judiciis et foro scholarium.

Contra scholares <sup>4</sup> si quis causam habeat et scholaris contra aliquem, dummodo sit de municipio, de contractu vel quasi, seu de maleficio vel quasi, coram cancellario vel ejus commissario tractetur causa et terminetur infra triduum, si commode posset quoquo modo, nisi per legitimam causam a commissario ad cancellarium vel a cancellario ad universitatem gradatim deferatur, vel nisi talis sit causa quæ pro aliqua sui parte

<sup>&</sup>lt;sup>1</sup> This Stat. begins thus in Mark.: "Quia ex malitia advoca-

<sup>&</sup>quot; torum in fraudem statuti introductum est, quòd indirectè fiant

<sup>&</sup>quot; advocati per hoc, quòd admittuntur tanquam procuratores, cum

<sup>&</sup>quot; hoc directè sit illicitum, malitiis eorum obviare volentes, obser-" vari statuimus quod," &c.

<sup>&</sup>lt;sup>2</sup> pro—Mark.

<sup>3</sup> i. e. dictam diem ad controversiam amicè componendam.

<sup>&</sup>lt;sup>4</sup> Scholarem rectè Mark.

Anté anrum 1276. Sen. Proc. Book, "Hare, V. C.'s copy, pars prima, p.18

præsentiam exigat universitatis, illis causis duntaxat exceptis, quæ ad coronam regiam vel ad forum laicale usque adeo pertinere dignoscuntur, quod per nullam cancellarii vel universitatis jurisdictionem licitè valeant expediri. Cæterum domesticam scholarium familiam 1 cum scriptoribus eorundem et aliis eorum officiis 2 in similibus deputatis simili volumus in hac parte immunitatis jure censeri.—L.P.A. 35. Mark. 26.

#### 34. De ordine judiciorum in causis scholarium.

Item provisum est ut in examinatione causarum juris solennitas nullatenus observetur, nec super actibus judicialibus quibuscunque judices seu partes scripturam edere teneantur, sed omnia acta judicialia, sine quibus ad sententiam perveniri non poterit, sine scriptura procedant.—L. P. A. 36. Mark. 27.

#### 35. De juramento litigantium.

In processibus causarum prius actor, demum reus, sine personarum acceptione de calumnia<sup>3</sup>, et, si non, de veritate dicenda et falsitate subticenda juramentum præstet corporale. —L. P. A. 37. Mark. 28.

#### <sup>4</sup>36. De jurisdictione magistrorum.

Magistri regentes causas scholarium suorum ex parte rea existentium audiant et decidant universas, dummodo hoc postulaverint vel conventi hoc idem in judicio allegaverint, nisi alia pars in universitate ista rexerit, vel de pensionibus domorum, vel ubi delicti enormitas aut quies communis cancellarii vel magistrorum audientiam requirit specialem, vel

<sup>1</sup> Vide Hare, I. 18 b. "Mancipia Scholarium in domibus cum "eis commorantia."

<sup>&</sup>lt;sup>2</sup> i. e. officiariis.

<sup>&</sup>lt;sup>3</sup> The oath of calumny was general, and taken at the beginning of a suit by the plaintiff, defendant, and their respective advocates. By it they swore that they believed their cause to be just. The oath of malice was special, demandable at any time during the suit. See Geldart's Halifax, p. 133.

<sup>4</sup> De curia magistrorum et jurisdictione corundem.—Mark.

conventi expresse vel tacite foro magistri sui renunciaverint.—L. P. A. 38. Mark. 29.

#### 37. De pænis appellantium et eorum cautione.

¹ Item statutum est ut, quicunque a cancellario ad universitatem vel a commissario ad cancellarium appellaverit, cautionem xii. denariorum communi cistæ intra octo dies applicandorum, si forte frustratorie appellasse constiterit, alteri procuratorum exponat, qui statim inhibeat judici ne ulterius in causa procedat. Si vero super eodem articulo sive a definitiva sententia sive ab interlocutoria secundo appellaverit, cautionem xviii. denariorum secundum formam priorem exponat procuratoribus vel alteri eorum; statuentes² quod hujusmodi cautio per appellantem exposita ante plenam probationem causarum et veritatis gravaminis seu gravaminum nunquam relaxetur.—L. P. A. 39. Mark. 30.

## 38. Detempore prosequendi appellationes.

Item quod quilibet appellans in universitate ista suam appellationem infra triduum juridicum a tempore inhibitionis factæ numerandum effectualiter prosequatur: alioquin appellatio sua habeatur pro deserta et eo ipso commissa cautio habeatur.—L. P. A. 40. Mark. 30.

# 39. De pxna eorum qui dilatorie sententiam excommunicationis excipiendo proponunt.

Quia nonnulli, causa differendi lites quæ infra triduum juxta statuta istius universitatis deberent terminari, exceptiones excommunicationis majoris malitiose exponunt, statuimus quod, si quis coram quocunque judice de universitate ista exceptionem excommunicationis hujus contra aliquem dilatorie proposuerit, si contingat eum in dietæ exceptionis probatione deficere iiiior denarios communi cistæ persolvat.—*L.P.A.* 41.

Cf. 33.

<sup>1 &</sup>quot;Exigit protervitas frustratoriè appellantium ut eos alicujus "pænæ adjectione ab hujusmodi appellationibus, prout possumus, "arceamus; hinc est quòd provida deliberatione statuimus," &c.—Mark.

<sup>&</sup>lt;sup>2</sup> Vice "statuentes," habet Mark. "Huic statuto secundo ad" jicimus."

#### 40. De modo convincendi perjuros.

Quia nonnulli, pœnam perjurii non verentes, non solum malefactores in ista universitate contra statuta celare sed etiam eos in eorum nequitia manifeste fovere nituntur, idcirco statutis, quæ de malefactoribus loquuntur, adjicimus ut quicunque in aliquo articulo contra dicta statuta per duos vel tres testes de scientia deponentes coram judicibus, ab universitate deputatis, de cætero venire detectus fuerit, nisi notorietas aliud ostendat, xl. solidos communi cistæ istius universitatis applicandos solvere teneatur. Si autem de dicta pecunia satisfacere detractaverit, ex tunc ab omni commodo et honore universitatis, quousque satisfecerit, ipso jure privatus existat, et sic convictus ad congregationem de cætero non admittatur, nisi gratiam uberiorem ab universitate meruerit obtinere, judicibus procedentibus in tali causa, exclusis personis quæ ad cognitionem causæ coram congregatione non admittantur, omnibus aliis pœnis contra delinquentes et eorum fautores in statutis universitatis expressis in suo robore duraturis. Hoc decrevimus æque de non gremialibus atque gremialibus accipiendum fore atque ob id adjecimus hæc² sive non gremialis fuerit: sed pænam illam non intrandæ congregationis gremialibus, ut justum fuerit, solis assignavimus.-L.P. A. 42, Mark. 31, ad "duraturis."

# 41. De pacis perturbatoribus et aliis falsis scholaribus: primo de conventiculis et perturbatione pacis.

Item statuimus ne aliquis vel aliqui conspirationem vel conspirationes, confœderationem vel confœderationes, conventiculam vel conventiculas judicio majoris partis universitatis regentium illicitas seu inhonestas faciant aut ficri procurent aut talibus consilium auxilium vel consensum adhibeant. Qui vero contra iverit, si magister fuerit, ab officio regendi et magisterii ipso facto absque spe restitutionis sit suspensus; si baccalaureus incepturus, ad inceptionem seu honorem magistralem nullatenus admittatur unquam in posterum in dicta universitate: si vero inferioris cujuscunque status vel qualis-

Verba sequentia sunt in marg. Lib. Proc. Sen.

<sup>&</sup>lt;sup>2</sup> hæc verba—MSS. 1 & 2. C.C.C.

cunque conditionis extiterit, a collegio et honore et omni beneficio dietæ universitatis ipso facto sit privatus: et, si beneficiatus fuerit, contra ipsum super hujusmodi excessu per literas universitatis sigillo communi ejusdem roboratas episcopo suo fiat denuntiatio infra mensem, salvis omnibus aliis pœnis quæ per privilegia universitatis hujusmodi delinquentibus poterunt infligi. <sup>1</sup>Item excommunicamus<sup>2</sup> et excommunicatos denuntiamus omnes perturbatores pacis universitatis Cantabrigiæ ac etiam omnes et singulos privilegia, libertates seu consuetudines cjusdem universitatis approbatas et consuetas indebite seu malitiose impugnantes, enervantes, impugnationi seu encryationi earundem seu alicujus earum consentientes. faventes, seu consulentes, seu quovis quæsito colore impugnationem seu enervationem, ut præmittitur, machinantes, seu procurantes, clam vel palam, directe vel indirecte, omnium et singulorum in hac parte delinquentium absolutione3 cancellario istius universitatis specialiter reservata. Hoc idem vero de fautoribus meretricum seu concubinarum vel malefactorum statuimus firmiter observandum. Nec intendimus per hoc statutum magistros regentes seu non-regentes, conjunctim seu divisim, super negotiis utilitatem communem universitatis prædictæ tangentibus ad invicem qualitercunque tractantes in præsens statutum seu aliquam ejus partem ex hoc incidere debere quovis modo. Ordinamus etiam quod istud statutum ter in anno per bedellos in scholis recitetur.

<sup>&</sup>lt;sup>1</sup> Vide Processum Bernwellens. Hare, vol. 2. fol. 113. Regist. copy, or V.-C.'s. vol. 2. fol. 12. In this process part of this 41st, and of the 43d, 44th, 47th, 49th, and 172d Statutes are recited. The date of this process is 1430, and the Statutes referred to are called Antiqua, fol. 9. lin. ult. In fact they are all in Lib. Ant. Proc., which is considered to have been arranged circ. 1398.

<sup>&</sup>lt;sup>2</sup> The University relinquished the power of excommunication in 1533, and resumed it in Queen Mary's reign. It was not dropped in Queen Elizabeth's reign, for in 1564 Edward Hawford, Vice-Chancellor, in his own room excommunicated Henry Serle, an alderman of Cambridge, for incontinence. See *Cooper's Annals*, p. 370.

<sup>&</sup>lt;sup>3</sup> The Vice-Chancellor still at the end of each term absolves all members of the University.

Item per statutum prædictum declaratum est quod in notam conspirationis et in commissum¹ istius statuti illi intelliguntur incidere, qui per preces, munera, seu promissiones, seu pacta quæcunque ambitiosa cum aliquo vel aliquibus conspiraverint, ut scholares alicujus magistri regentis ab eo subtrahantur, si tamen per hujusmodi conspirationes ab auditorio suorum magistrorum actualiter divertant. Item illi, qui propter 2 conscientiam cancellarii et procuratorum ac majoris et sanioris partis regentium clanculas conspirationes cum aliquo vel aliquibus faciant seu pacta ambitiosa incunt, cujus prætextu gratiæ universitatis reddantur venales.—L.P.A.43. Mark.33. Stokys, fol. 29 a.

#### 42. De immunitate scholarium.3

Indignum esse judicamus ut quis scholarem tueatur, qui certum magistrum infra xv. dies post ejus ingressum in universitate non habuerit aut nomen suum infra tempus prælibatum 4 in matricula magistri sui redigere non curaverit, Solus Hare nisi magistri sui absentia vel justa eorum occupatio illud impediat; immo, si quis talis sub nomine scholaris sic latitare Hare I. 9 b. compertus fuerit, vel detineatur vel ejiciatur juxta domini regis super hoc concessam libertatem. Nullus insuper magistrorum aliquem tanquam scholarem proprium defendat, qui scholaris ejus non existit et cujus nomen in matricula sua non habeat insertum, nisi alias, quòd suus sit scholaris, certam de eo habuerit notitiam. Caveant tamen magistri regentes ne erga pauperes scholares suos difficiles se exhibeant, sed, cum scholares hujusmodi suum nomen petant inseri, de inopia sua facta fide, magister eos benigniter admittat. Provisum est autem et statutum ut omnes morantes in municipio nostro, qui spem gerunt scholarium, sint veri scholares et lectionibus magistrorum suorum intersint prout decet. Hi quoque scholarium gaudeant immunitate, qui saltem per tres dies in

rerum; bene ut supra. A° regni Hen. III. 15°. 3° die Maii.

<sup>1</sup> In commissum incidere, as in præsens statutum incidere above, signifies to "incur the penalty of."

<sup>&</sup>lt;sup>2</sup> præter-Lib. A. P. et MSS. C.C.C.

<sup>3</sup> Ante annum 1276—Hare. V.-C.'s copy, fol. 19. 1 vol. an. 1231. Fuller's Hist. Univ., Jun. Proc. Book.

<sup>4</sup> id. qu. prædictum.

septimana scholas magistri sui ingrediantur, tres lectiones ad minus audituri, dummodo per tres dies magister suus legerit, nisi magistri sui licentia ex causa rationabili eorum excusaverit absentiam, exceptis illis qui in lectura aliqua theologiæ, juris canonici, seu civilis publice fuerint occupati, exceptis etiam majoribus qui saltem bis in septimana intersint lectionibus magistrorum suorum si commode poterint.—L.P.A. 44. Mark. 35. Stokys, fol. 29 b.

43. De falsis scholaribus et aliis pacis perturbatoribus.

Nullus clericus de cætero moram faciat in municipio nisi sit scholaris ordinarius alicujus magistri in sua matricula positus ita quod per socios suos scholares de hoc constare poterit evidenter. 1 Statuimus etiam sub pæna anathematis quod, si aliqui scholares aliquem sciant sub nomine scholaris se gerere vel in societate sua aliquem habeant qui magistrum non habeat aut lectionibus ordinariis magistri sui secundum formam prædictam non intersit vel qui concubinam suam manifeste tenet vel aliquo modo per signa manifesta vel facti evidentiam malæ opinionis fuerit et hoc quia fur vel incontinens vel pacis perturbator fuerit, magistro suo denuntient vel cancellario ut post denunciationem statim ab universitate expelli possit. Qui vero provisionis hujusmodi formam conservare contempserit, sine strepitu judicii ab universitate sententialiter expellatur et majori et ballivis per cancellarium denuntietur ut talem tanquam de pacis perturbatione suspectum amoveant a municipio: et si beneficiatus extiterit, prælato suo si fieri potest denuntietur ut eum ad curam debitam revocare non differat.—L.P. A. 45. Mark. 36. Stokys, fol. 30 b.

f. hujus.

44. Statutum novum contra turbatores in vico scholarum, die cinerum.<sup>2</sup>

<sup>3</sup> Item monemus primo, secundo et tertio sub pæna excommunicationis majoris, ne quis de cætero in vicis scholarum

<sup>&</sup>lt;sup>1</sup> Diu ante an. 1430—*Hare*, vol. 2. f. 113.

<sup>&</sup>lt;sup>2</sup> In Stokys' little 4<sup>to</sup> fol. 30 b. this Stat. begins thus: "Authori-

<sup>&</sup>quot; tate domini Cancellarii in die cinerum et totius Universitatis

<sup>&</sup>quot; statutum est sub pæna," &c.

<sup>&</sup>lt;sup>3</sup> Diu ante ann. 1430-Hare, vol. 2. fol. 114.

Ante annum 1418.

f. 119.

turbationem aliquam pulsu tractu seu quovis alio modo faciat, foveat, aut procuret, aut eodem die seu aliquo alio tempore fiant conventiculæ 1 seu concursus scholarium alicujus facultatis per se, vel facultatum simul, ad disponendum eligendum vel nominandum eis capitaneum ducem cancellarium procuratores vel bedellos seu quemcunque alium vel alios ductores vel officiarios, quocunque nomine censeantur, nec ad hujusmodi conventiculas vel concursus faciendos campanas pulsent cornua vel tubis clangent nec quovis alio quæsito colore convocent seu faciant congregari. Ac insuper in hujusmodi contravenientes sententiam ferimus in his scriptis, super quo statuit dicta universitas quod talis contraveniens statim authoritate dictæ universitatis pro excommunicato per ecclesias denuntietur nec ab hujusmodi excommunicatione absolvatur quousque cistæ universitatis communi, ratione hujusmodi excessus, suam communam solverit duplicatam; adjicientes quod quicunque sibi tale nomen officii sive capitanei ducis cancellarii procuratoris vel bedelli seu quocunque alio nomine censeatur in tali comitiva usurpaverit, omni gradu scholastico in ista universitate habendo perpetuo sit indignus.—L.P.A. 46. Stokys, fol. 30 b.

45. De ejectis Oxoniæ et aliis vagabundis.

Adventitius malefactor in municipio nostro nusquam recipiatur quem per literas cancellarii Oxoniæ vel alio legitimo Hare, vol.2. f. 54, vol. 3. modo malefactorem esse constiterit et ab universitate Oxoniæ tanguam talem fuisse ejectum. Fractores domorum et insultores earundem, raptores mulierum, insidiatores viarum, vagabundi cum armis vel alias arma deferentes seu deferri facientes per se vel per alios in villa vel juxta villam occulte vel manifeste de die vel de nocte nisi ex causa rationabili per cancellarium approbanda ab universitate sine spe restitutionis ejiciantur2 vel in carcerem detrudantur.

<sup>&</sup>lt;sup>1</sup> This and what follows refers to the disputes between the northern and southern scholars.

<sup>&</sup>lt;sup>2</sup> In marg. L.P. Sen. post "ejiciantur" legitur "aut pro arbitrio " cancellarii et ejus assistentium in carcerem detrudantur pæna " mulctati pecuniaria ad instar pacis purturbatorum. " eam pænam cancellario et ei assistentibus liceat pro delicti " qualitate atque etiam liceat," &c.

cancellario ex causa rationabili conscientiæ suæ arbitrio relinquenda super delatione armorum ad tempus dispensare.—

L.P.A. 47. Mark. 37. Stokys, fol. 30 b. "fractores—detrudantur."

## 46. De repulsis ab actu scholastico.

Item statutum est quod nullus in aliqua universitate approbata ab aliquo gradu alicujus facultatis repulsus ad eundem gradum ejusdem facultatis durante causa repulsionis admittatur dummodo per literas cancellarii ejusdem universitatis vel alio legitimo modo super hujusmodi repulsa ab eadem universitate facta constare poterit evidenter.—*L. P. A.* 48.

#### 147. De choreis et eas ducentibus.

<sup>2</sup> Provisum est ne publicæ choreæ per plateas de cætero fiant, sed omnino inhibeantur, quia visum est universitati per hujusmodi choreas plurima posse evenire pericula. Item statutum est quod omnes dictam inhibitionem contravenientes ipso facto in sententiam incidere excommunicationis: et ideo inhibeat cancellarius de cætero hujusmodi choreas fieri sub pæna anathematis, transgressores ipsius statuti sententia anathematis involvendo, pæna nihilominus incarcerationis hujusmodi transgressoribus imminente: salva tamen potestate cancellario dispensandi super choreis ducendis coram incipientibus die inceptionis eorundem.—*L.P.A.* 49. *Mark.* 34. *Stokys, fol.* 30 *b. ad* "imminente."

## 48. De pæna eorum qui contemnunt magistros.

Statuimus quod, quicunque scholaris non-gremialis vel serviens scholarium in ecclesia, in scholis, in judiciis, vel alibi in universitate in loco publico alicui magistro regenti vel non-regenti istius universitatis publice aliquem contemptum contra statum sui magisterii vel officii vel aliqua verba in defamationem seu

<sup>&</sup>lt;sup>1</sup> In Stokys'little 4<sup>to</sup>, f. 30 b. this Stat. commences thus: "Pro-" visum est etiam per omnes regentes istius Universitatis, necnon

<sup>&</sup>quot; per majores baccalaureos ejusdem specialiter in plena magis-

<sup>&</sup>quot;trorum congregatione ac hoc vocatos, ne publicæ," &c. So also in Mark.

<sup>&</sup>lt;sup>2</sup> Diu ante an° 1430-Hare, vol. 2. f. 114; vide supra.

notabilem contemptum personæ, ipso facto ab omnibus beneficiis ac communione universitatis sit suspensus quousque læso sit competenter satisfactum.—L.P.A. 50. Mark. 38.

### 49. Ne clerici ad forum laicale trahantur.<sup>2</sup>

Item statuimus quod, si clericus alium nostræ universitatis clericum ad forum seu judicium laicale de cætero vocari, trahi, vel in causa conveniri fecerit seu convenerit, vel quomodolibet in hac parte vexaverit, ex tunc ipse, necnon quicunque dictæ universitatis clericus, cujuscunque conditionis extiterit, consilium, auxilium vel favorem eisdem in præmissis vel eorum aliquo præstans, ipso facto sententiam excommunicationis incurrat; a qua, nisi tam universitati prædictæ cujus jurisdictio fuerit usurpata vel impedita, quam parti, quæ turbata in hujusmodi persecutione fuerit, de injuria, damnis, expensis et interesse prius per eundem integro fuerit satisfactum, per dictæ universitatis cancellarium præsidentemve quemcunque nullatenus absolvatur. Quod si hujusmodi absolutio præter vel contra formam prædictam aliqualiter fuerit impensa, ipso jure nullius penitus sit momenti, ac etiam quicunque ut præmittitur delinquens a quocunque actu et honore doctorali magistrali seu scholastico alienus habeatur ex tunc et exclusus. Et quia prædictum statutum universaliter loquitur de clerico, quidam ex hoc materiam dubitationis assumunt, an scilicet virtute illius verbi "clericus" clerici tantum qui sunt scholares in dicto statuto includantur vel non, declaratum est quod statutum prædictum juris communis executivum tam clericos scholares quam clericos non scholares infra jurisdictionem cancellarii seu universitatis prædictæ in dictum statutum quomodocunque committentes, quoad omnes sui prenas et censuras, complecti intelligatur.—L.P.A. 51.

50. De juramento <sup>8</sup> scholarium in primo suo adventu. Item de electione cancellarii et prorogatione ejusdem.

Ad laudem Omnipotentis Dei et pro glorioso incremento laudabilissimaque universitatis fama, pro ejus perpetua

<sup>1</sup> verbum aliquod excidit. L.P.A. habet "dixerit" in margine.

<sup>&</sup>lt;sup>2</sup> Ante an. 1418—Hare, vol. 2. f. 53.

<sup>3</sup> This is the earliest matriculation oath.

tuitione, pace et tranquillitate, decernimus et statuimus consensu et authoritate regentium et non-regentium ut collegiorum aularum et domorum ac omnium hospitiorum hic præpositi magistri præsidentes et principales jusjurandum a cunctis et singulis scholaribus suis ætatis quatuordecim annorum et supra existentibus infra terminum eorum accessionis hic ad universitatem accipiant, videlicet de obedientia præstanda summo cancellario et suis assignatis, præpositis, magistris, præsidentibus et eorum¹ principalibus, itaque de pace et honore universitatis conservandis et de resistendo adversariis ejus et ejus injuriis repellendis. Insuper decernimus et statuimus ut nullus hic summus cancellarius ullo anno ipsius officii gaudeat præter ipsos annos sibi per regentes tantum concessos nisi ex consensu majoris partis regentium et non-regentium et id per electionem more 2 procuratorum in publico scrutinio habitam atque celebratam, his videlicet in ipso scrutinio præsentibus, præsidente vel vice-cancellario seniore doctore theologiæ religioso ambobus procuratoribus cum seniore non-regente. Decernimus etiam et statuimus ut cum prorogatio vel electio prædicti cancellarii sive per regentes tantum sive per regentes et non-regentes celebranda fuerit, ipse dies electionis vel prorogationis publice limitetur et assignetur in plena universitatis regentium et non-regentium congregatione videlicet ut ipsa electio vel prorogatio per septem ante dies denuntietur et futura esse prædicetur quo maturius et circumspectius fieri possit. Decernimus pariter et statuimus ut nunquam cum his statutis absque consensu et authoritate singulorum regentium et singulorum non-regentium dispensetur.

## 51. De prædicatoribus in Cruce Sancti Pauli.

Item decernimus et statuimus consensu et authoritate regentium et non-regentium ut quilibet hujus universitatis in sacratissima theologia doctor infra duos annos immediate post suam hic apud nos commensationem ascendat et prædicet in celeberrima Cruce Sancti Pauli Londoniis videlicet vel per se vel per alium ejusdem hic facultatis doctorem vel bacca-

1 eorum in MSS. f. domorum.

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<sup>&</sup>lt;sup>2</sup> Vide Cap. 53.

laureum secularem et quod quilibet ipsius facultatis theologiæ futurus baccalaureus hic apud nos infra iiiior annos post introitum suum in libros sententiarum immediate etiam eadem Crucem Sancti Pauli Londoniis ascendat et publice prædicet per se scilicet vel per alium ejusdem hic facultatis baccalaureum vel doctorem secularem: et quod quilibet ipsius facultatis theologiæ actualiter baccalaureus, magister socius vel perhendinans alicujus collegii hujus universitatis, tempore editionis hujus statuti, infra tres annos immediate sequentes eandem Crucem Sancti Pauli Londoniis ascendat et publice prædicet per se scilicet vel per alium ejusdem hic facultatis baccalaureum vel doctorem secularem, illis duntaxat inde exceptis qui anno editionis hujus statuti commensabant.

4 Mar. 1495-6.

Dat. in nova capella quarto die Martii anno Domini millessimo cccco nonagesimo quinto.

# 52. De modo eligendi vice-cancellarium atque de ejusdem in officio continuatione annua.

Qui munere vice-cancellarii sit functurus, is a majori parte regentium eligatur in scrutinio quodam, cui præesse volumus ambos procuratores una cum doctore aliquo religioso maxime seniori, si quispiam hujusmodi fuerit; sin minus, cum seniori in theologia baccalaureo: qui tres, priusquam id scrutinium aggrediantur, publice juramentum, altero taxatorum id postulante, præstabunt vice-cancellarium illum se declaraturos in quem majoris partis regentium suffragia consenserint: eritque magistratus iste deinceps semper annuus nullo id prohibente cancellarii ad universitatem accessu aut alia qualibet ipsius permutatione futura.

#### 53. De electione 1 procuratorum.

Singulis annis post festum Sancti Michaelis die resumptionis magistrorum, in principio congregationis eodem die faciendæ, duo magistri artium actualiter regentes rectores seu procuratores per majorem partem magistrorum in artibus

<sup>1</sup> rectorum seu-Mark.

C. 4.

C. 4.

regentium, eorum judicio, in virtute juramenti præstiti, ad hoc magis idonei in diversis scrutiniis eligantur, omnibus et singulis magistris in eadem congregatione præsentibus specialiter juratis de magis idoneo in electione præponendo, ita quòd ipse sic præpositus in electione procurator senior habeatur. Quod si numerus regentium in artibus ad duodecim non attigerit, non-regentes artium in eligendo procuratores regentibus sint sic Mark. adjuncti. Scrutatores vero deputentur magister glomeriæ 1 et duo juniores magistri in artibus actualiter regentes coram tota universitate specialiter jurati quod hujusmodi scrutinium fidelitur exequentur et secundum formam in electione cancellarii prænotatam. Scrutatores primo inter se dicent vota sua nec alicui magistrorum, postquam votum suum dixerit, nisi ex causa superius expressa liceat variare. Quod si major pars dictorum xii regentium in artibus ut præmittitur in electione procuratorum factis inter eos tribus scrutiniis nequeat concordare, volumus ex tunc quod non-regentes in artibus coeligendi cum eis plenariam habeant potestatem, quantuscunque fuerit numerus magistrorum regentium in artibus. Scrutinio vero et collatione facta magister glomeriæ hujusmodi electionem toti congregationi fideliter pronuntiet in virtute juramenti præstiti. Iidem vero procuratores cum electi fuerint coram tota universitate corporale juramentum præstent cancellario illud ab eisdem exigente quod omnia et singula ad eorum officia spectantia diligenter ac fideliter exequentur. Jurent etiam quod nullius negotium procurabunt quod credent esse contra ejusdem universitatis commodum vel honorem. Nullus etiam magister in procuratorem ultra secundam vicem absque alio interveniente iterum eligatur. Et si magister glomeriæ non sit præsens aut vertatur in dubium quis sit magister glomeriæ, tunc in loco suo, si talis habeatur, regens, qui per biennium proxime præcedens procurator fuerit, subrogetur: alioquin junior magister nonregentium in artibus ibidem præsens, qui voce careat in hujusmodi electione per regentes tantummodo celebranda, ad dictum scrutinium admittatur.—L. P. A. 17. ad "eligatur."

<sup>&</sup>lt;sup>1</sup> Respecting this officer, see Dr. Peacock on Cambridge Statutes. Append. p. xxxii.

#### 54. De officio et potestate procuratorum.1

<sup>2</sup> Tempora et modus legendi et disputandi, exequias celebrandi et incipiendi et feriarum observantiæ ad ipsos procuratores<sup>3</sup> pertineant: in transgressores contra prædicta et in bedellos si mandatis eorum non paruerint coercione concessa eisdem, animadversione gravissima per cancellarium et magistros, si opus fuerit, nihilominus irroganda. Liceat etiam procuratoribus 4 suspensos per eosdem restituere, exceptis regentibus et aliis casibus in quibus hujusmodi restitutio est cancellario et universitati per statutum specialiter reservata; ad qualem restitutionem faciendam sufficiat consensus majoris et sanioris partis regentium. Diligenter etiam curent ut panis et vinum et alia quotidiano victui necessaria secundum varietates temporum et rerum qualitates justo pretio et non secus scholaribus quam laicis vendantur. Scholares vero et eorum servientes omnibus aliis causa negotiationis emptoribus semper præperantur. Diligenter autem investigent monopolios et venditores inter se paciscentes vel ad invicem colludentes quod non nisi certo pretio inter se fraudulenter taxato, ut carius scholaribus vendant, hujusmodi victualia distrahantur; et præcipue ballivos et eorum uxores hujusmodi mercimonia ad victum quotidianum pertinentia durante officio exercentes diligenter inquirant et eorum nomina cancellario referant ut secundum statuta et privilegia graviter puniantur, ipsis cibariis et potibus per eosdem in utilitatem pauperum omnino convertendis: ac etiam scholaribus cum ipsis transgressoribus communionem habere vel mercimonium est penitus inhibendum. Iidem etiam procuratores malefactores in universitate inobedientes et contumaces per se et alios diligenter investigent et eorum nomina cancellario referant ut per statuta et privilegia universitatis graviter puniantur. — L. P. A. 18.

### 55. De modo dandi voces in electione procuratorum.

cum nonnulli versipelles et fallaces viri, multorum ut experientia novimus, non pauca in dispendia et detrimenta procuratorum, in electionibus sæpenumero, contra id quod

<sup>1</sup> De officiis rectorum.—Mark.

<sup>3.6. 7</sup> 

<sup>3</sup> seu rectores—Mark.

<sup>&</sup>lt;sup>2</sup> Ante 1275; v. Cap. 57.

<sup>4</sup> rectoribus \_\_ Mark.

polliciti sunt in publico, dolose fecerunt in occulto, operæ pretium ac communi utilitati congruum est adversum hujusmodi astutias et deceptiones aliqua providere remedia. Statuimus idcirco et ordinamus ne regentium quisquam in quacunque facultate in aliqua procuratorum electione de cætero vocem dare præsumat, nisi et suum et illius cui vocem dare voluerit prænomen et cognomen propria manu inscribat, nec ullo pacto suum votum compromittere attemptet. Omnium præterea tam eligentium quam ejus quem eligere decreverint prænomina et cognomina per illum ipsum regentem qui in scrutinio junior reputatur post scrutinium et ante electi pronuntiationem publice tota coram congregatione recitentur. Statuimus etiam ut quilibet posthac incepturus ad regendum in quacunque facultate in sua admissione tactis sacrosanctis corporali sub juramento coerceatur quod non modo illud statutum in se fideliter observabit, verum etiam alios pro viribus ad id idem bene observandum sese procurare promittet. Volumus itaque istud statutum omni anno post missam et ante scrutinium coram regentibus ab altero procuratorum aliove regente per cancellarium aut ejus vices gerentem assignando de verbo in verbum publice legi ne per ignorantiam se quisquam valeat excusare. Anno Domini 1490.— L. P. A. fol. 43 b, etiam fol. 47 b, an. 1477.

# 56. De potestate procuratorum in pecuniæ mutuatione sub pignore.

Item procuratores magistro et scholaribus beneficiis carentibus de denariis universitatis sub pignore bono et valde sufficienti accommodent, nulli tamen magistro ultra unam marcam nec baccalaureo ultra dimidium marcæ, magistris et baccalaureis pignora sua ad eorum mandatum redimentibus. Si autem pignora infra annum redimi non contingat, liceat procuratoribus eadem pignora, præmissa generali ammonitione per scholas super eorum receptione venditioni exponere. Remaneant autem in cista communi centum solidi ad minus propter casus contingentes ad negotia universitatis.—L. P. A. 19. Mark. 14.

De potestate rectorum—Mark. 2 redemptione—Mark. fol. 46.

C. 11.

C. 13.

57. De potestate procuratorum¹ in defectu cancellarii exercenda.2

<sup>8</sup> Liceat etiam procuratoribus transgressores contra articulos ad eorum officium pertinentes suspendere et non alios: articuli vero prædicti sunt "tempora et modus legendi," &c. (ut supra ibi "tempora et modus." 4) Item si, præsente cancellario 5 et eisdem procuratoribus præsentibus in villa vel eorum altero a quoquam injuria vel contumelia publice vel privatim irrogata fuerit alicui regenti vel communitati (in quibus casibus per universitatem regentium extitit declaratum procuratorum vel alterius eorundem assertionem seu prætensionem debere sufficere in hac parte) si cancellarius requisitus correctionem adhibere dissimulaverit, neglexerit, vel minus juste distulerit, procuratores vel eorum alter qui præsens fuerit, irrequisito cancellario, convocent vel convocet universitatem regentium quæ ex tunc in illa causa cognoscat et sententiet. Pro utilitate etiam communi universitatis prædictæ valeant et debent iidem procuratores convocare magistros regentes, si cancellarius vel ejus locum tenens requisitus hoc facere dissimulaverit, neglexerit, seu distulerit minus juste. Et si major pars eorundem regentium super præmissis vel aliquo eorum non-regentes fore vocandos decreverit, iidem procuratores vel eorum alter ipsos non-regentes convocent vel convocet indilate. Si vero in absentia cancellarii præsentibus procuratoribus vel altero eorum aliquod tale delictum commissum fuerit, procuratores nullam coertionem faciant, sed, si vice-cancellarius ab eis requisitus coertionem adhibere dissimulaverit, neglexerit vel distulerit minus juste, procuratores vel eorum alter universitatem convocet, sicut prius, omnibus consuetudinibus immo potius corruptelis præteritis huic statuto contrariis hinc et in perpetuum minime valituris. -L. P. A. 20. Mark. 15, or fol. B. 10 b.

<sup>1</sup> rectorum—Mark.

<sup>&</sup>lt;sup>2</sup> Lib. P. A. et non ita.—*Mark.* Jul. 8. (S. Withburga) 1275. Joh. Hoake. Chanc.; vide Hare ut infra.

<sup>&</sup>lt;sup>3</sup> Hæc est secundum compositionem inter Canc<sup>m</sup> et Universitatem.

<sup>4</sup> Vide Stat. 54.

<sup>&</sup>lt;sup>5</sup> in villa. L. P. A. ita etiam Hare, V.-C's copy, v. 1. fol. 17 b. v. autem potius.—Mark.

#### 58. De receptis procuratorum in cista reponendis.

Item statutum est quod dicti procuratores singulis terminis circa medietatem termini, per visum magistrorum ad hoc per universitatem regentium deputatorum, omnia ratione officii sui recepta in cista communi deponant, ac omnia residua ab eis, ratione officii sui prædicti, a dicta medietate termini usque in finem ejusdem recepta, per visum dictorum magistrorum in fine ejusdem termini in cista prædicta reponere teneantur. -L. P. A. 21.

#### 59. Declaratio statuti prædicti.

Memorandum quod statutum de receptis per procuratores ratione officii sui sub certa forma in cista communi reponendis, quoad cautiones omnes reales, quas admissi omnes ad gradus cujuscunque fuerint facultatis, exhibere debent admissionis suæ tempore per statutum, taliter in congregatione plena 22 Jun. regentium et non-regentium vicesimo secundo die mensis 1456. Junii anno Domini millessimo cccco quinquagesimo sexto extat declaratum. Quod quia cista communis universitatis non sufficit ad omnes cautiones hujusmodi suscipiendas, cum aliquotiens non in pecunia numerata sed in libris vel rebus aliis consistant, procuratores cautiones illas, quas de cætero ab admissis quibuscunque recipient sive in pecunia numerata vel in rebus aliis, in aliqua cista alia sufficienti tres claves habente, quarum unam cancellarius seu vice-cancellarius habeat et alias duas habeant duo procuratores, in nova capella universitatis sub eorundem custodia eadem die, qua fuerint receptæ, reponant: proviso semper quod quælibet cautio a quocunque admisso ut præmittitur exponenda non in pecunia numerata, excedat in vero valore quartam partem pænæ per regentes admisso hujusmodi, ut infra annum aliquem actum perficiat, limitatæ: ita quod, si argentum fuerit, uncia quælibet ad duos solidos sit taxata, præstito ab hujusmodi admisso in suæ admissionis tempore juramento quod habeat potestatem rem hujusmodi impignorandi. Si autem cautio exposita sit in pecunia numerata, tunc procuratores post lapsum anni eam secundum formam dicti statuti communi cistæ applicari procurent. Quod si admissus infra tempus sibi limitatum actum

ad quem tenebatur perfecerit, procuratores cautionem suam qualiscunque fuerit eidem restituant indilate. Authoritate insuper ejusdem congregationis statutum est et ordinatum quod, si post lapsum anni vel temporis limitati pœna aliqua sit commissa, tunc ad eam levandam per cautionis hujusmodi venditionem taliter procedatur ut 1 admissus hujusmodi personaliter præsens fuerit ut 2 si in universitate valeat inveniri publica denuntiatione per scholas universitatis ut moris est in aliis cautionibus tertio facta, moneatur ut infra mensem a fine anni post admissionem suam transacti continuo computandum per se vel per alium sufficientem ad hoc potestatem habentem cautionem suam redimat cum effectu: quod si non fecerit, elapso mense hujusmodi, dicti procuratores cautionem eandem per viros aliquos indifferentes, de vero valore ejusdem verisimilem peritiam seu discretionem habentes, per cancellarium vel vice-cancellarium deputandos, primitus appretiandam, alii vel aliis ab eisdem procuratoribus et deputandis vendant pro pretio, quanto majore poterint, secundum conscientias suas pro commodo exponentis eam; et de pecunia inde recepta pænam commissam secundum formam dicti statuti de receptis per procuratores communi cistæ applicare fideliter teneantur. In qua etiam pecunia per eosdem recepta, si qua fuerit excrescens de ipsa sic vendita cautione, separatim in aliquo loculo deponatur una cum schedula continente qualis fuerat cautio et quis eam exhibuerit et quo die et quantum pretium integrum cautionis et qualis sit summa excrescens de eadem admisso hujusmodi cum petierit restituenda. admissus cautionem suam infra dictum mensem redemerit pænam commissam procuratoribus exsolvendo, pecunias illas juxta formam dicti statuti communi cistæ procuratores restituere non omittant. Cæterum, si contingat per negligentiam procuratorum quod cautio ab aliquo admisso tempore suæ admissionis non sit exacta, vel quod cautio ab eodem reposita et per procuratores recepta non sit sufficiens in valore ad respondendum pænæ per regentes admisso hujusmodi limitatæ, procuratores ipsi in ultimo suo computo pro cautione negligenter sic omissa vel minus sufficiente de suo proprio communi

<sup>&</sup>lt;sup>1</sup> f inserendum, si (sic MSS. 2. C.C.C.)

cistæ per auditores ejusdem satisfacere compellantur. coram eisdem auditoribus ejusdem computi tempore procuratores antiqui procuratoribus novis deliberent omnes cautiones, quas in toto suo anno a quibuscunque admissis receperunt, de quibus prius non fuerit cistæ communi per eosdem ut præmittitur satisfactum, una cum billa indentata, cujus una pars remaneat cum starra 1 in cista communi et altera cum procuratoribus ipsis novis, continente quot et qui admissi fuerint tempore suo et quibus diebus et cujusmodi exhibuerint cautiones: in qua billa etiam exprimant quot et qui et quibus diebus et in qua facultate ad quem gradum suo tempore sunt admissi, ut per hoc ad commodum cistæ communis valeat apparere de tempore quo quælibet commissa pæna levari debeat. Et si quis incepturorum gratiam commutationis obtinuerit de non convivando, summam sic illi per gratiam limitatam in die inceptionis suæ antequam ascendat cathedram ad incipiendum omnino in pecunia numerata procuratoribus solvere teneatur secundum formam statuti de receptis per eosdem communi cistæ ut prædicitur applicandam. ad hujus declarationis et ordinationis executionem omnes teneantur de cætero universitatis procuratores in virtute juramenti præstiti per eosdem tempore quo ad officium hujusmodi sunt assumpti; statutis supradictis de receptis per procuratores, et de inceptoribus infra quod tempus incipient, quoad alia in suo robore duraturis. Volumus etiam quod hæc omnia et singula de cautionibus etiam quorumcunque eas ponentium æqualiter observentur et sic de cautionibus quibuscunque receptis procuratores antiqui coram auditoribus plenarium computum omnino reddere teneantur ac novis procuratoribus una cum billa indentata ut prædicitur omnes et singulas cautiones deliberent cum effectu.

## 60. De computatione procuratorum.<sup>2</sup>

Singulis annis ante festum Sancti Johannis Baptistæ ab universitate deputentur certi magistri ad faciendum visum

<sup>&</sup>lt;sup>1</sup> In the following chapter we have starrum per modum dividendæ. The words are probably the same. Starra, Du Cange, "Chirographum."

<sup>&</sup>lt;sup>2</sup> De compoto rectorum solvendo.—Mark.

computi procuratorum de omnibus receptis undicunque provenientibus et de omnibus expensis seu misis1 ab eisdem factis circa negotia universitatis. Magistri vero sic deputati dictos procuratores præmuniant et certum diem eis assignent citra quem computum suum parare valeant ita quod visus dicti computi citra communem cessationem magistrorum habeatur. In fine vero visus dieti computi fiat starrum per modum dividendæ in quo ponentur omnia remanentia in communi cista tam pignora quam pecunia ac etiam arreragia et debita ita quod omnibus constare poterit evidenter in quo statu tunc universitas fuerit quoad bona communem cistam contingentia. Infra octo vero dies post festum Sancti Dionysii tunc proximo sequens iidem procuratores finaliter computent de omnibus a visu computi supradicti receptis et expensis usque ad diem quo eligi debent procuratores de novo post festum Sancti Michaelis: quem quidem computum audiant supradicti magistri vel alii in crastino Sancti Dionysii ab universitate deputati qui, audito computo, starrum ut prædictum est faciant, et literam acquietantiæ dictis procuratoribus faciant sub sigillo universitatis communi, dum tamen prius satisfecerint de omnibus concernentibus computum prædictum. Dicti vero magistri in audiendo computum prædictum juxta deliberationem 2 majoris partis eorum finaliter procedant. Declaratum est etiam quod cuicunque regenti tam in visu quam computo finali prædictis si voluerit liceat interesse.3

61. De inquisitione procuratorum super falsis scholaribus.

Item singulis terminis circa medium termini inquirant procuratores a principalibus hospitiorum in dicta universitate commorantibus, an aliquos noverint, qui juxta formam statuti lectionibus ordinariis sui magistri non interfuerint si non vacare convicti fuerint dimidiam communam communi cistæ

C. 43.

<sup>1</sup> Misis, Du Cange, "impensis."

<sup>&</sup>lt;sup>2</sup> seu consensum—Mark.

<sup>&</sup>lt;sup>3</sup> L. P. A. 22. Mark. 16. The declaration varies in the words.

<sup>&</sup>lt;sup>4</sup> L. P. A. In frag. vet. legitur, "intersint et si aliqui ut præmittitur non vacare convicti fuerint," &c. (This appears to be the true reading.)

prima vice persolvant; si secundo convincantur communam integram eidem cistæ persolvere teneantur. Dictum vero statutum cancellarius qui pro tempore fuerit, in virtute exequatur cum effectu.1

62. Quod nullus sit simul magister glomeriæ et procurator universitatis.

Quia graves et intolerabiles dissentiones sæpius in electionibus diversis in hac universitate contingere percepimus, quandoque propter electionem magistri glomeriæ in procuratorem, quandoque propter quorundam magistrorum extra universitatem habitantium adventum ad electiones celebrandas ea duntaxat causa ut vocem in electionibus haberent hujusmodi, quandoque propter commissionem vocum aliquorum in propriarum electionum suffragationem, statuimus igitur quod a modo 2 nullus eligatur in procuratorem hujus universitatis pro tempore quo fuerit magister glomeriæ, nec simul sit magister glomeriæ et procurator, nec aliquis per propriæ vocis commissionem in officium aliquod dictæ universitatis eligatur, nec aliquis vocem habeat in electione cancellarii, procuratorum nec bedellorum qui moram extra universitatem v. infra, habens ad ipsam universitatem propter electionem aliquam ad. an. 1513. hujusmodi accesserit ea intentione ut vocem habeat in eadem; super quo fidem faciat si requisitus fuerit. Et idem volumus observari de magistris ea intentione resumentibus ut numerum regentium augeant in electionibus quibuscunque celebrandis, quod scilicet vocem nullam in electione vel elections arour nt. Faciant igitur fidem quod non ea intentione resumpserint ut vocem in electione vel electionibus habeant hujusmodi priusquam ad electionem admittantur.-L.P.A. fol. 44 a.

## 63. De gratiis petendis.8

Statuimus et ordinamus quod de cætero nulla gratia tempus aut formam concernens petatur nisi in præsentia cancellarii

<sup>&</sup>lt;sup>1</sup> In L. P. A. cum effectu exequatur. Sed f. sui officii exeq. Cf. c. 14. L. P. A. 23.

<sup>2</sup> Id. qu. "ex nunc" elsewhere in these Statutes.

<sup>&</sup>lt;sup>3</sup> Circ. 1400; vide Fuller, f. 79.

dæ.

vice-cancellarii vel præsidentis, et hoc in nova capella et non alibi concedatur, exclusa parva capella eidem annexa, salvis tamen gratiis quæ in antiquis statutis solum regentibus reservantur concedendis. Et, si aliqua gratia vel gratiæ concedantur, quod alter procuratorum vel alterius eorum vices occupans alta voce dicat in medio capellæ "ista gratia vel istæ gratiæ habentur in ista congregatione." Et, si aliqua gratia contra prædictam formam concedatur, impetrans officio suo sit ipso facto privatus, et utens scienter eadem gratia excommunicationis sententiæ sit ipso facto subjectus, a qua nisi in plena congregatione per cancellarium vel ejus locum tenentem non valeat absolvi. Et ad hujus statuti continuam observantiam volumus singulos procuratores ac scrutatores futuros, antequam admittantur ad eorum officia, esse personaliter juratos.—L.P.A.f. 47 b.

## 64. De suspensionibus 1 per procuratores ferendis.2

Statuimus quod omnis suspensio per procuratores ferenda in aliquem gremialem delinquentem contra aliquem articulorum spectantium ad officium procuratorum fiat sedendo et publice coram duobus vel tribus aliis gremialibus, ad tunc et ibidem accitis legitime vel præsentibus gremialibus suspendendis, et super causam rationabilem pro se defendendis deficientibus seu convictis sub tali forma "Nos suspendimus te N vel vos N et N vel talem N val tales N et N ab omni datione vocis tuæ vestræ vel suæ tam in electionibus quam in concedendis gratiis vel negandis, quousque absolutionem obtineas obtineatis vel obtineant statutis consonam universitatis." Item quod cujuslibet talis suspensionis quam citius fieri poterit in congregatione vel tempore exequiarum seu missarum fiat denunciatio publice per bedellum coram cancel-

<sup>1</sup> These were of several kinds:-

<sup>1.</sup> A voce danda, Cap. 20. 66. 84.

<sup>2.</sup> A gradu vel ab omni communione, Cap. 41. 48.

<sup>3.</sup> Ab actu et honore, Cap. 49.

<sup>4.</sup> A lectionibus dandis, Cap. 30.

<sup>5.</sup> A lectionibus audiendis seu ingressu scholarum, Cap. 30.

<sup>&</sup>lt;sup>2</sup> Circ. 1442. C. Parkin, vol. 5. MS.

lario vice-cancellario vel præsidente. Et quilibet suspensus talis, solum per cancellarium vice-cancellarium vel præsidentem reconciliandus, in congregatione regentium et ejusdem ad hoc majori parte consentiente et non aliter absolutionem aliquam obtineat efficacem. In non gremiales vero contra dictos articulos delinquentes vel contumaces liceat procuratoribus sub tali forma ferre sententiam "Nos suspendimus te N vel vos N N seu talem N vel tales N N ab omni gradu et forma ulterius suscipiendis in quacunque facultate et omni consecutione cujuscunque gratiæ tibi vobis vel sibi per universitatem præstandæ." Omnis autem talis suspensionis fiat denunciatio publice per bedellum in scholis singulis ordinarie legentium et disputantium, nec absolvatur suspensus talis nisi publice et sedendo in forma correspondenti antelatæ suspensioni. Omnem denique aliam suspensionem tam gremialium quam non gremialium et quam non insecuta fuerit publica denunciatio, aliamque denunciationis et absolutionis et suspensionis formam quam prædictum est, irritam esse volumus atque nullam: prædictis adjicientes quod nulli procuratorum liceat, cum suspensi merebuntur absolvi, vel se nimis difficiles reddere vel pro quacunque absolutione sua munus aliquod vel pecuniam minimam receptare.—L.P.A. fol. 2.b.

# 65. De taxatoribus et pensione domorum et primo de taxatoribus eligendis.¹

Item statutum est quod singulis annis post electionem procuratorum in eadem congregatione per scrutinium eligantur duo alii magistri artium per majorem partem magistrorum in artibus regentium ad taxandum domos et assisas faciendum et fideliter observandum, cancellario et duobus procuratoribus hujusmodi scrutinium audituris. Magistri vero taxatores sic deputati coram tota congregatione jurent quod officium suum diligenter et fideliter exequentur.—L.P.A. 24. Mark. 12.

# 66. De officio taxatorum.

Duo taxatores prædicti in forma prædicta electi et jurati cum duobus burgensibus coram universitate juramento astrictis congruam domorum faciant taxationem in publicam scripturam redigendam per eosdem. Assisas etiam panis et

De electione taxatorum—Mark.

cervisiæ faciant et easdem diligenter et fideliter faciant observari. Si quis vero magistrorum regentium ad officium taxatoris, ut jam dicitur, electus dictum officium admittere recusaverit, vel in fraudem cessaverit, ex tunc per totum annum proximo sequentem in congregatione regentium vocem suam amittat, et unam marcam communi cistæ universitatis infra x. dies proximos post hujusmodi recusationem seu cessationem persolvat; quod si non fecerit, ipso facto sententiam excommunicationis incurrat.—L. P. A. 25. Mark. 17.

## 67. De hospitiis et pensione domorum.

Nov. 1. Feb. 14.

Tribus terminis, id est Diebus Omnium Sanctorum, Purificationis Beatæ Virginis, et Ascensionis Dominicæ, pensiones domorum in tres partes equaliter dividendæ vel divisæ omnino solvantur, vel congrua hospitibus satisfactio, ipsis consentientibus, præstetur eisdem. Statuentes etiam inhibemus ne quis a municipio seu villa Cantabrigiæ recedat post terminum statutum de pensione solvenda, nisi prius de eadem pensione congrue satisfecerit; et si contra fiat, pignus datum ab eodem, tempore studii in fine anni completo, licite per hospitem distrahatur; et si fidejussores dederit seu expromissores, arbitrio hospitis conveniantur: si vero nec pignora nec fidejussores dederit, et pensione non soluta, nullo modo hospiti satisfacto, a villa recesserit, sic procedens¹ sit ipso facto excommunicatus, et suo diocesano excommunicatus denuncietur, donec plenarie suo hospiti de pensione fuerit satisfactum, tempore solutionis faciendæ propter hospitis improbitatem, si opus fuerit, per cancellarium moderando. Domos, in quibus scholæ esse consueverant a decennio et ultra, nullus ad inhabitandum conducat seu ad alium usum convertat quamdiu regentes juxta numerum eorundem in principio anni vel noviter incepturi in initiis terminorum scholas sibi elegerint in eisdem, nisi domini earundem necessitate ducti sine fraude personaliter ibidem inhabitare voluerint. Ædificiorum proprietarii ultra pensionem juramento taxatam et ex conventione nihil recipiant, nec etiam inquilini ultra eandem aliquid eisdem exsolvant, nec quocunque titulo in hujus statuti fraudem spem vel quantitatem<sup>2</sup> promittant, ipsis ædifi-

<sup>&</sup>lt;sup>1</sup> recedens—Mark., et MS. 2. C.C.C.

<sup>&</sup>lt;sup>2</sup> f. sponsionem vel gratuitatem.

ciis arbitrio cancellarii a scholarium sic delinquentium inhabitatione suspendendis, et quod ultra receptum fuerit vel promissum, communi cistæ ab ipso recipiente seu promittente applicetur. Qui domum principaliter conduxit, jus inhabitandi eo anno solus habebit, dummodo hospiti et cancellario, si hospes non inveniatur vel ejus procurator, ad domicilium quæsitis vel ubi in municipio morari consueverint, de sequentis anni pensione, tempore medio intra festum Sancti Barnabæ jam finitum et festum nativitatis gloriosæ virginis complete finiendum, satisfactionem obtulerit cum effectu, nuda cautione cancellario exposita non valente: nec dominus domus seu ejus procurator hujusmodi cautionem admittere teneatur, nec valeat cautio ante dictum festum Sancti Barnabæ exposita, nisi pro domo tunc vacante. Si vero contra formam hujus statuti cautio ab aliquo exponatur, nullum effectum inducat, immo liceat hospiti libere de domo sua disponere, hujusmodi expositione cautionis non obstante; cessione ab ipso principali alteri facienda de jure inhabitandi quam habet omnino cessante; quod jus inhabitandi eundem tunc demum habere volumus, cum pro majori parte anni personaliter domum ab eo conductam inhabitaverit; quod si non fecerit, ipso facto vacare censeatur. Item principalis pro pensione totius anni hospiti solus satisfaciat, et de damnis culpa sua et sociorum suorum contingentibus solus respondeat, ne in plures adversarios distringatur qui cum uno contraxit. Qui ultra nativitatem beatæ virginis in domo manserit conducta, ad pensionem totius anni sequentis teneatur quasi tacite reconduxisse videatur, nisi dominus palam sibi gratuitam concesserit Liceat quoque dominis feodorum in feodis habitationem. suis pro pensione distringere secundum regni consuetudinem, non pro pensione conventa temporali sed pro servitiis perpetuis, etiamsi magister ibidem legerit vel scholares inhabitaverint, pensione arbitrio cancellarii propter hoc pro rata temporis diminuenda et interesse nihilominus conductori præstando. Volumus etiam quod hospites domos proprias inhabitare volentes ante festum nativitatis Sancti Johannis Jun. 24. Baptistæ inhabitantes præmuniant, et causam necessariam personaliter inhabitandi, omni fraude exclusa, in die nativitatis gloriosæ virginis coram cancellario vel ejus commissariis, inquilino vel ejus procuratoribus ad hoc vocato, præstito corporali sacramento legitime probent.—L.P.A. 26. Mark. 32.

Jun. 11. Sept. 8.

Sept. 8.

#### 68. De sedibus taxatorum.

Oct. 11, 1492. Item in crastino resumptionis post festum Sancti Dionysii anno Domini millessimo ceceº nonagesimo secundo, unanimi consensu magistrorum regentium et non-regentium statutum est quod duo regentes taxatores, qui pro tempore fuerint, post procuratores universitatis inter regentes sint primi in sedibus et aliis honoribus, in congregationibus, in ecclesia, in scholis, et alibi ubicunque in universitate, ut de cætero illud officium, quod est oneris, sic et reputetur, et etiam sit, honoris¹...² est per judices quosdam in hoc electos quod taxatores disputent immediate ante procuratores post omnes alios regentes, neque teneantur taxatores ullum alium ordinem in disputando observare posthac in perpetuum, nisi sint regentes primi anni, qui alio³ statuto tenentur disputare secundum ordinem suum et vicem, quam habent, inter regentes primi anni.

## 69. De forma et modo eligendi procuratores.

Cum non debeat reprehensibile judicari si secundum varietatem temporum statuta quandocunque varientur humana, præsertim cum urgens necessitas vel evidens utilitas id deposcit, ea propter ad eorum reformationem, quæ hactenus in nostræ universitatis dedecus et detrimentum ac pacis studentiumque perturbationem quorundam audaciâ præsumptuosâ sunt perperam attemptata, et ad sedendas discordias, occasiones quoque contentionum in posterum evitandas, quas his diebus satore zizaniæ procurante plus solito pullulare conspicimus, statuimus et ordinamus quod electio procuratorum, quotiens et quando fuerit facienda de cætero, fiat per cancellarium vel ejus vices gerentem et omnes regentes cujuscunque facultatis in actu electionis hujusmodi tunc præsentes, ita qued is solum ad hoc officium admittatur, quem major pars omnium regentium hujusmodi præsentium duxerit eligendum, omnibus statutis electionem procuratorum concernentibus prius editis, nisi quatenus huic

<sup>&</sup>lt;sup>1</sup> Huic statuto adjicitur quod supremo margine scriptum est, (Scil. "est per judices etc.") the foregoing part having been cut off in the binding. In the Jun. Proct. Book there is more lost. S. P. L. usque ad "honoris" in fol. 47  $\alpha$ . L. P. A.

<sup>&</sup>lt;sup>2</sup> Supple "adjectum" aut tale aliquid.

<sup>&</sup>lt;sup>3</sup> 154, marg.

statuto contraria videantur, in suo robore duraturis: hoc salvo, quod, si secundum antiquum  $^1$  statutum contingat ad non-regentes fieri devolutionem, fiat tunc electio per majorem partem omnium regentium et non-regentium cujuscunque facultatis, antiqui statuti forma in cæteris integra remanente. —L. P. A. fol. 2  $\alpha$ .

## 70. Quod post annum peractum non prosit gratia.

Statutum et ordinatum est primo die mensis Julii anno Jul. 1. 1506. Domini millessimo quingentesimo sexto per consensum majoris et sanioris partis regentium et non-regentium in eorum plena congregatione, ne aliqua gratia, alicui in posterum concedenda, illi prosit vel in suo robore permaneat, sed omnino pro nulla habeatur, nisi infra annum postquam concessa fuerit in executionem sit posita.

# 71. [De bedellis et eorum officio: primo] De consuetudine eligendi bedellos.<sup>2</sup>

Item constitutio approbata est quod bedelli sint eligendi consensu duarum partium totius universitatis <sup>3</sup> regentium et non-regentium, et quod singulis annis in festo Sancti Michaelis, quasi officium deponentes, virgas officii sui in manus procuratoris senioris in prima congregatione post eorundem procuratorum electionem tradere debent, qui diligenter inquirat a magistris de idoneitate bedellorum et eorundem excessu, quibus virgas suas statim retradere debet, nisi delicti qualitas vel eorum negligentia circa ea, quæ sua officia contingunt, dictorum magistrorum judicio contrarium fieri exegerit: communis et collecta in scholis per certum tempus prætextu sui delecti est deneganda, vel suspensio ab officio juxta formam statuti præmissi et delicti seu negligentiæ qualitatem est eis infligenda.—L. P. A. 27. Mark. 18.

## 72. De officio bedellorum.

Duo tantum 4 bedelli seu apparitores juramento astricti in ista universitate habeantur, quorum alter scholarum theo-

<sup>1</sup> C. 53.

<sup>&</sup>lt;sup>2</sup> Seu apparitores—Mark.

<sup>3</sup> majoris et sanioris partis—Mark.

<sup>4</sup> Deest tantum in Mark. Stokys 4to p. 56, b.

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Ante an. 1276, uti patet ex Hare p. 19, f. 2. V.-C.'s Book, v. fol. 18. fac. 2.

logiæ decretorum et decretalium maneat, alter vero omnium aliarum scholarum circa sedes, et alia onera subeat universa, semper parati mandata cancellarii adimplere: de præcepto cancellarii et magistrorum de causis cognoscentium convocationes, citationes et executiones faciant universas, nihil a pauperibus pro conventione recepturi. Neuter eorum habeat substitutum comitem vel pædagogum nisi de licentia speciali cancellarii majoris partis et sanioris regentium interveniente, qui jurent coram universitate ad consilia universitatis celanda et eorum ministeria fideliter exequenda. Ingrediantur singulis diebus scholas singulas hora aliqua lectionum ordinariarum; singulis etiam disputationibus aliqua hora intersint, bedellus theologorum et decretistarum hora prima et hora disputationis eorundem, bedellus artistarum hora tertia qua ipsi disputare consueverunt. Campanas pulsare teneantur, tempora seu horas antedictas in unius favorem vel alterius præjudicium nullatenus anticipando seu prorogando. Intersint etiam virgam deferentes omnibus vesperiis, præcipuis conventibus, defunctorum exequiis, et omnibus aliis convocationibus, ante magistrorum recessum non recessuri, nullo alio in eorum præjudicium virgam delaturo. Si vero negligentes vel prima parte remissi circa prædicta et alia ad eorum officium pertinentia deprehendantur, communis collecta in scholis omnino denecopy, J.P.'s getur eisdem, vel ab officio perpetuò seu ad tempus amoveantur, et alii idonei in loco eorum subrogentur, si delicti qualitas vel negligentia remotionem postulaverit.—L. P. A. 28. Mark. 19.

# 73. De bedellis more solito visitandis, non obstante dispensatione aliqua.2

Statuimus et ordinamus quod nulla gratia unquam in præjudicium bedellorum de cætero concedatur. Et si in posterum contingat ut de introitu in libros posteriorum,3 lectura bibliæ,

<sup>&</sup>lt;sup>1</sup> f. inserend. consensu vel et consensu.

<sup>&</sup>lt;sup>2</sup> Stokys quarto, p. 56 b.

<sup>3</sup> See Dr. Peacock's University Statutes, Append. A. p. v.

vel in sententiarum libros,¹ parva volumina,² seu circa aliquem librum alterum ordinarie vel extraordinarie legendum ad gradum doctoratus vel baccalaureatus in jure canonico vel civili seu alia quacunque facultate cum aliquo dispensetur, tunc ordinamus et volumus ut, antequam ad gradum aliquem vel lecturam admittatur, bedellis de consuetis stipendiis complete satisfaciat. Huic etiam statuto adjicimus de quocunque in magistrum grammaticæ deinceps admittendo quod, antequam ad gradum admittatur, bedellis collectam consuetam in integro persolvat. Nolumus tamen per præsens statutum in aliquo præjudicium facere quin inceptores in omni facultate, postquam admissi fuerint, libertatem habeant pro inceptionibus et vesperiis eligendi diem juxta antiquum statutum in hac parte.—L. P. A. fol. 47 b.

#### 74. Ut bedelli omni termino submittant se.

In crastino Crispini et Crispiniani anno Domini millesimo <sup>26</sup> Oct. CCCC° XII° unanimi consensu omnium et singulorum magistrorum regentium decretum fuit quod in cujuslibet termini medio vel circa medium ejusdem, statuto³ antiquo 'de bedellis et eorum officio' non obstante, bedelli virgas sui officii in manus procuratoris senioris deponant, qui de eorum idoneitate et eorundem excessu, secundum quod de illis statutum prædictum postulat, diligenter exequatur. — L. P. A. fol. 47 α.

75. Quod bedelli possunt uti chameleto<sup>4</sup> in caputiis suis tempore æstivali.

<sup>5</sup>Ordinatum est et concessum per majorem partem regentium et non-regentium universitatis Cantabrigiensis vicesimo octavo

<sup>&</sup>lt;sup>1</sup> The four Books of Sentences were a compilation from the Fathers by Peter Lombard, A.D. 1162. Bachelors in Theology were admitted "ad legendum libros Sententiarum."

<sup>&</sup>lt;sup>2</sup> This appears to be a division of reading for Students in Civil Law similar to the Priora and Posteriora for Students in Arts. The next course consisted of "Secunda Volumina." Vide Cap. 93.

<sup>3</sup> C. 71.

<sup>4</sup> A mixture of cotton and wool.

<sup>&</sup>lt;sup>5</sup> 1494. Jun. 28. Vide Grace Book b. f. 65.

die Junii quod bedelli utriusque facultatis possunt uti chameleto in caputiis suis tempore æstivali.¹

76. Regia ordinatio super collectis in utroque jure, ordinario et bedellis solvendis.<sup>2</sup>

Henricus Dei gratia Rex Angliæ et Franciæ et Dominus Hiberniæ universis et singulis baccalaureis et aliis scholaribus juris canonici et civilis in universitate nostra Cantabrigiensi sub forma scholarium jurium prædictorum vel alterius eorundem manentibus, seu in eadem universitate ratione dictarum facultatum moram trahere volentibus, ad quas præsentes literæ pervenerint salutem. Quia datum est nobis intelligi quod quam plures vestrum vestris lectionibus ordinariis secundum formam statutorum universitatis prædictæ modo consueto interesse, ac ordinariis ac bedellis prædictarum facultatum collectas suas debitas seu in eadem universitate consuetas solvere, coloribus quæsitis, recusastis jam de novo in nostri contemptum et universitatis nostræ prædictæ derogationem non modicam et dissolutionis ejus periculum manifestum, nos contemptui derogationi et periculo hujusmodi obviare volentes, ut tenemur, vobis et cuilibet vestrum sub forisfactura omnium quæ nobis forisfacere poteritis præcipimus firmiter injungentes quod vos et quilibet vestrum hujusmodi lectionibus ordinariis vestris juxta formam statutorum prædictorum modo consueto ac debite quiete et pacifice ex nunc et in posterum intersitis, ac ordinariis et bedellis prædictis collectas suas hujusmodi absque difficultate quacunque de tempore in tempus fideliter persolvatis, taliter vos habentes in hac parte, ne erga vos vel aliquos vestrum tanquam mandatorum nostrorum contemptores alias manus apponamus graviores. Teste meipso apud Westmonasterium vicesimo quarto die Aprilis anno regni nostri tertio.3

Per ipsum regem.

(Sign.) Champeneys.

<sup>1 &</sup>quot;Sic quod reliquo tempore anni, ut solitum est, penulis utantur."—Grace Book.

<sup>&</sup>lt;sup>2</sup> Hare V.-C.'s copy, vol. 3. fol. 109. Regist. vol. 2. fol. 37. Stokys' quarto fol. 32. Mark. C. fol. 9 b.

 $<sup>^3</sup>$  24° Apr. 3° Hen. V. A.D. 1415. See also 1 May. Hare, ibid. or Mark. c. fol. 10  $\alpha$ ,

# 77. De lectura continuanda per annum in theologia a necessariis regentibus.

Jurabis quod continuabis lecturam in theologia per annum a domina Regis Henrici septimi matre fundatam per cujus- 8 Sept. libet termini majorem partem, si lector ad majorem partem legerit et te a lectura prædicta non absentabis, nisi ex rationabili causa per vice-cancellarium, lectorem ejusdem lecturæ, et dominos procuratores, et eorum singulos, approbanda.

# 78. De scholaribus in jure.

Ex consensu unanimi regentium et non-regentium decretum est quod unusquisque scholaris studens in 1 jure canonico de cætero solvat tam collectam suam solitam sive stipendium ordinarium consuetum doctori suæ facultatis ordinarie legenti in scholis publicis, quam stipendium bedellorum consuetum, et hoc in fine cujuslibet termini vel infra mensem ex tunc proximo sequentem sub pæna xl. denariorum universitati forisfaciendorum, quorum medictatem communi cistæ applicandam, alteram vero medietatem procuratoribus exhibendam, decretum est: qui quidem procuratores ad hoc statutum exequendum, si per doctorem ordinarie legentem requisiti fuerint, suam adhibeant diligentiam specialem. De stipendio autem bedellorum tam de scholaribus in jure civili quam in jure canonico intelligi statutum præsens per præfatos regentes et non-regentes decretum est viii. die 8 Aug. Augusti anno Domini millessimo quingentesimo sexto.

# 79. De electione custodum cistæ communis et eorum juramento.

Item statutum est quod singulis annis post festum sancti Michaelis infra octo dies post festum sancti Dionysii proxime sequentes eligantur duo de non-regentibus in artibus per congregationem non-regentium ad custodiam cistæ communis universitatis una cum cancellario et duobus procuratoribus, quorum sic per non-regentes electorum uterque habeat clavem, et quod nihil receptum per procuratores vel eorum alterum in aliquos usus convertatur quousque in cista antedicta ponatur: nec etiam de contentis in cista antedicta

<sup>1</sup> In L. P. J. "jure canonico vel civili."

quicquam disponatur, nisi de scitu et consensu dictorum duorum non-regentium, nisi major pars regentium et major pars non-regentium aliud decreverit faciendum: et dicti non-regentes teneantur reddere computum de receptis una cum procuratoribus temporibus competentibus secundum antiqua1 statuta: qui jurent quod fideliter in illo officio administrabunt. Nec liceat super hoc statuto quoquo modo absque consensu majoris et sanioris partis regentium et majoris et sanioris partis non-regentium dispensare. Per hoc autem vocabulum 'contentis in cista' superius positum in isto statuto, non intelligitur sic sigillum commune quin sine consensu illorum duorum non-regentium possit litera quæcunque sigillari, dummodo per omnes regentes talis litera approbata fuerit et concessa, quæ non concernit alienationem rei mobilis vel immobilis sive reditus, vel concessionem aliquam pensionis ad universitatem Cantabrigiensem pertinentis.-L.P.A. 29.

## 80. Quomodo scrutatores tenentur petere gratias.

Item duodecimo die mensis Octobris anno millessimo CCCC° LXVII° in plena congregatione regentium et non-regentium statutum est atque ordinatum quod scrutatores electi arctentur ad petendum gratias et alia negotia universitatis exequenda secundum formam 2 statuti quo arctantur procuratores, eademque pæna puniendi sunt, si secundum formam prædicti statuti requisiti id facere recusent.

## 81. De observandis exequiis.

Negligentia regentium nos urgente decrevimus ut, qui necessarii regentes fuerint, ad exequias singulas accedant singuli ante primam lectionem, et ad missas pariter ante evangelium, non recessuri inde ante finem, nisi prius illis a cancellario, aut ejus vices gerente concessum fuerit, causa proposita rationabili, sub pœna denariorum duodecim totiens quotiens id fieri contigerit, quorum decem volumus ærario reponi publico; reliquos procuratoribus ipsis concedimus quo diligentius hoc statutum exequantur; quod etiam eos facturos jubemus virtute juramenti ab eis olim præstiti: quam pecu-

12 Oct. 1467. niam si regentes postulatam solvere noluerint intra quindenam, tanquam reos perjurii condemnamus in solidis quadraginta. Qui vero necessarii non fuerint, eorum aut nimiam accedendi tarditatem aut commorandi brevitatem procuratorum arbitrio taxandam mittimus suspensione publica, sive, illis id negligentibus ob metum forsitan aut favorem, cancellario vel ejus vicem gerenti: qui cancellarius aut vices ejus gerens omnium, qui suspensionis censuram incurrerint, reconciliationem aut differat aut acceleret pro suo et ei assistentium ad id vocatorum arbitrio. Volumus etiam ut per gratiam nullam postulandam, exequiarum aut missarum temporibus, post primæ lectionis aut evangelii inceptionem cum necessario regente aliquo dispensetur.

# 82. De præsentatione baccalaureorum in jure civili et canonico ordinarie legentium.

Item statuimus quod singulis annis baccalaurei in jure civili et canonico per suos doctores, alias, in ipsorum aut alterius ipsorum absentia, per ordinarie legentes ad lecturam extraordinariam in dictis facultatibus, secundum formam in aliis præsentationibus usitatam, procuratoribus præsententur, qui statim ab eisdem juramentum recipiant corporale quod secundum modum consuetum legent et lecturam ipsam debite continuabunt.—*L.P.A. fol.* 18.

# 83. De ordinariis doctorum ordinarie legentium et collectis bedellorum solvendis.

Item statuimus et ordinamus quod quilibet scholaris, exceptis gremialibus, tam in jure canonico quam civili in suis admissionibus sint speciali juramento astricti ad continuandum et defendendum illud¹ regium privilegium de ordinariis doctoribus legentibus et collectis bedellis solvendis. Et quia hoc statutum ad profectum et honorem universitatis volumus inviolabiliter observari, decernimus id in singulis baccalaureorum tam in jure canonico quam civili admissionibus ab altero procuratorum vel eorum vices gerentium in plena congregatione regentium in perpetuum voce tenus publicari.

## 84. De potestate procuratorum.

Procuratores potestatem habeant eorum omnium regentium suffragia suspendendi, qui jussis eorum non paruerint in illis rebus quæ ad exequiarum officia ac missarum quarumlibet peragenda spectabunt.

85. De modo et hora legendi baccalaureorum in jure canonico et civili.

Julii anno Domini 1505 per majorem partem regentium et non-regentium in eorum plena congregatione quod baccalaurei in jure canonico et civili non præsumant legere ante pulsationem solitam campanæ post meridiem, nec illam lecturam continuent legendo ultra unam horam in una die legibili.

## 86. De incipientibus in artibus.

Item statuimus quod nullus admittatur ad incipiendum in artibus nisi prius determinaverit; et ultra hoc¹ ad minus per triennium hic vel alibi in universitate in eadem facultate continue studucrit; quod etiam per triennium in scholis libros Aristotelis in philosophia, quos eo tempore a magistro suo ordinarie legi contigerit, audierit; necnon per triennium mathematicalia quæ tunc in scholis lecta fuerint audierit. Item quod in scholis suæ facultatis secundum exigentiam sui status publice opposuerit, et saltem tribus magistris ejusdem facultatis in corum disputationibus pariter responderit; ita quod ejus notitia in statura moribus et scientia apud magistros illius facultatis jure fuerit approbata; cujus approbationem authoritate cancellarii et totius universitatis sic fore intelligendam decernimus, scilicet quod quinque magistri artium in virtute juramenti universitati præstiti deponant de scientia, et alii septem ejusdem facultatis de credulitate vel de scientia;2 quod fiat per scrutinium juxta examinationem cancellarii et procuratorum, præsentante non existente in scrutinio: et tunc demum admittatur cum formam istam se complevisse juraverit.

<sup>1</sup> hoc ultra—L. P. A. Et MS. 2. C.C.C.

<sup>&</sup>lt;sup>2</sup> In L. P. J. desunt "vel de scientia." Reperiuntur in L. P. A et in uno vel altero MSS. C.C.C.

Numero vero in artibus regentium ad duodecim non extenso, una medietas deponat de scientia et alia medietas de credulitate si pares fuerint, et, si impares, excessus scientibus relinquatur.—L. P. A. 83.

## 87. De electione trium ordinarie legentium.

Item statutum est quod singulis annis prope finem termini æstivalis eligantur in futurum per regentes tres¹ magistri in artibus regentes ad legendum ordinarie in scholis publicis pro forma scholarium in eadem facultate studentium, quorum unus legat pro scholaribus primi et secundi anni libros humanitatis,² secundus legat logicam scholaribus pro forma tertii anni, tertius vero legat libros philosophiæ pro forma scholarium quarti anni et baccalaureorum, et quod quilibet eorum observet dictam lecturam communiter per unam horam, recepturus pro stipendio suo quolibet termino xxvi. solidos et viii. denarios per custodes seu magistros collegiorum ac hospitiorum principales solvendos.—L.P.A. fol. 5 α.

## 88.—De depositionis modo pro inceptoribus in artibus.

Decretum est ex parte vice-cancellarii et procuratorum una cum cæteris doctoribus et non-regentibus, nomine totius universitatis, quod, si numerus regentium præsentium non excedat xvi., tunc antiquum statutum stet in robore: si vero numerus regentium præsentium excedat xvi., tunc tertia pars numeri, dummodo sit divisibilis per tres partes æquales, deponat de scientia et major pars residui numeri deponat de credulitate. Si vero numerus regentium præsentium non sit divisibilis per tres partes æquales, tunc tertia

<sup>&</sup>lt;sup>1</sup> These are the three Lecturers founded by Sir Thomas Reade, and endowed with Rentcharges issuing out of the Babraham estate and paid through Jesus College. They are called Barnaby Lecturers from being elected on the 11th June, St Barnabas' Day. The fourth Reader in Mathematics was founded by the University.

<sup>&</sup>lt;sup>2</sup> This is sometimes called Lector Terentii or Reader of Terentius Varro de Linguâ Latinâ. Greek was not yet studied in the University.

pars proximioris numeri majoris divisibilis in tres partes æquales deponat de scientia et major pars residui numeri deponat de credulitate.—L.P.A. fol. 44 a.

89. Quod inceptori cuicunque magistrum in inceptionibus eligere liceat.

6 Jun. 1466. Memorandum quod vi<sup>to</sup> die Junii anno Domini millesimo cccc<sup>o</sup> lxvi<sup>to 1</sup> in plena congregatione regentium et non-regentium summa cum maturitate taliter<sup>2</sup> animos nostros in favorem scholarium nostrorum declaravimus; scilicet quod inceptor, cujuscunque fuerit facultatis, magistrum in eadem, sub quo incipere voluerit, libere et ad votum eligere possit.

## 90. De medicis cursorie legentibus.

Item non permittatur aliquis legere cursorie in medicina, nisi prius audierit medicinam per triennium postquam cessavit in artibus, et hoc si in artibus rexerit, et qui non, per quinque annos; ita quod audierit totum corpus medicinæ et quod magister suus ipsum præsentet idoneum coram cancellario seu <sup>3</sup> procuratoribus assidentibus in virtute juramenti præstiti, et pro eo deponat de scientia. Item quod nullus admittatur ad legendum cursorie in medicina qui in artibus non rexerit, nisi prius per septennium philosophiam audierit et medicinam per alios quinque annos.—*L.P.A.* 59.

## 91. De medicis et chirurgicis practizantibus.<sup>4</sup>

Item statutum est quod nullus de cætero de practica infra limites universitatis prædictæ publice vel privatim tanquam practizator in illa facultate se intromittat, nisi hic vel alibi in medicina rexerit, vel ad legendum licentiatus fuerit, seu per aliquem hic in prædicta facultate regentem ut idoneus ad actum prædictum, in virtute sacramenti præstiti, domino cancellario et universitati fuerit præsentatus et ab eisdem

<sup>&</sup>lt;sup>1</sup> In Lib. Proc. Jun. millesimo cccc° lvi<sup>to</sup>, but this Stat. in J. P's Book is in a much later hand.

<sup>&</sup>lt;sup>2</sup> In L. P. J. "totaliter."

<sup>&</sup>lt;sup>3</sup> Dele. Cf. 112 & 10.

<sup>4</sup> Cf. Hare. V.-C.'s. copy, vol. 1. fol. 138. 9° Hep. V. 1421.

tanquam sufficiens approbatus. Insuper in admissione tam ad legendum quam ad practizandum juret se lecturum in ista universitate per duos terminos infra biennium in aliquo volumine medicinæ sub pæna xx. solidorum communi cistæ infra dictum biennium solvendorum. Quod si, forma non observata, de practica quis se intromittat, per procuratores vel eorum alterum ab actu practizandi suspendatur. Et eadem via statuentes inhibemus quod nullus de chirurgia se intromittat, nec tanquam chirurgicus ad practizandum admittatur, nisi per aliquos ab universitate deputatos ad hoc prius approbetur.—L.P.A. 60.

## 92. Quod baccalaurei in medicina non legant in capis.

Item statuimus et ordinamus quod baccalaurei in medicina legentes, in capis legere cursorie de cætero non teneantur, dummodo tabardum decens et talare induant in legendo.— *L.P.A.* 61.

## 93. De juristis 2 cursorie legentibus.

Item statutum est quod nullus admittatur ad legendum cursorie aliquod volumen in jure civili, nisi ad minus per quinque annos, et hoc si in artibus rexerit, alias per septem annos, in universitate vel studiis <sup>3</sup> approbatis in eadem facultate ordinarie, extraordinarie et cursorie audierit, ita quod cursorie per tres annos ad minus in secundis voluminibus audierit: præsentetur etiam sicut baccalaureus in medicina.— *L.P.A.* 62. cf. 103.

## 94. De ingredientibus cathedram.

Item statutum est quod nullus ingrediatur cathedram doctorum pro doctoribus vel baccalaureis, nisi ad minus per quatuor annos ordinarie audierit jura civilia, nisi prius in artibus rexerit qui saltem ordinarie per triennium illam facultatem audierit. Nullus etiam scholaris cathedram doctoris in jure civili ingrediatur pro doctore vel baccalaureo, ut

<sup>1</sup> Tabardum or tabarda was a kind of cassock.

<sup>&</sup>lt;sup>2</sup> legistis-MS. 2. C.C.C.

<sup>3</sup> Universities.

prædicitur, nisi prius per annum ad minus inforciatum 1 et per annum digestum novum, dum tamen tempore suo legantur, una cum libello institutionum audierit; et, ne secus fiat, cura doctori cujuslibet scholaris committitur, ut coram eodem doctore et procuratoribus de præmissis fidem faciat juramento.—L.P.A. 64.

## 95. De cursorie legentibus.

Item quod in jure civili cursorie legentes jurent quod de suo proprio vel accommodato omnia juris civilis volumina, dum legerint, habeant, ita saltem quod duo ordinaria volumina habeant.—L. P. A. 63. cf. 152.

96. Qui sunt admittendi ad statum baccalaureorum in jure civili.

Item nullus admittatur ad statum baccalaureatus in jure civili nisi ad minus per quinque annos et hoc si in artibus rexerit, alias per vii annos ad minus in universitate vel studiis approbatis in eadem facultate ordinarie, extraordinarie et cursorie audierit, ita quod saltem cursorie per tres annos in secundis voluminibus. Juret insuper sic quilibet admissus in sua admissione quod infra annum a tempore suæ licentiationis libellum institutionum inchoabit, et a tempore inchoationis ejusdem libelli, iiiior libellos, viz. textum cum glossis infra annum et terminum a tempore inchoationis rite perleget et implebit, sub pæna, si promotus fuerit supra taxam vi. marcarum, tertiæ partis taxæ beneficii sui communi cistæ infra mensem a tempore, quo vel ab inchoatione

<sup>1</sup> The following are the Books published by Justinian :-

Institutiones, in quatuor libellis, de elementis Juris Romani. Digesta sive Pandectæ, in quinquaginta libris continentibus opiniones Jurisperitorum in ordinem redactas.

Codex, in duodecim libris, quasi supplementum Codicis Theodosiani anni 430.

Novellæ (Constitutiones) quasi supplementum Codicis.

Soon after the discovery of these works at Amalfi in 1130 the Italian lawyers made a barbarous division of the Digesta into three parts, Digestum Vetus, Inforciatum, and Digestum novum. Inforciatum, "interposed."

vel ejusdem libelli perlectione vel in eodem jam dicta continuatione defecerit, persolvendæ: et si promotus non fuerit vel promotus ad taxam sex marcarum vel sub, hæc jam dicta implebit sub pæna duarum marcarum communi cistæ infra mensem a tempore quo sic defecerit solvendarum.—L.P.A. 65.

#### 97. De admissis ad secunda volumina.

Item statuimus quod quilibet, præsentatus ad legendum secunda volumina in jure civili, in sua admissione juret se libellum institutionum integre perlegisse.—L. P. A. 66.

## 98. De extraordinario in jure civili.

Statuimus quod doctores in jure civili extraordinarium habeant, ita quod, si sint duo, saltem habeant unum.— L.P.A. 67.

## 99. De ingredientibus cathedram in jure canonico.

Item quod nullus cathedram doctoris pro doctore vel baccalaureo in jure canonico publice lecturus ingrediatur, nisi audierit ordinarie ad minus jura civilia per tres annos, et hoc si in aliqua facultate rexerit, et, si non, quod audierit per quinque annos, et decreta per unum annum ordinarie et decretales per unum annum ordinarie alium ab illo anno in decretis; et super hoc coram doctore vel ordinario lectore decretorum, vel decretalium, si doctor in decretis regens in villa non fuerit, et coram procuratoribus vel eorum altero fidem faciat juramento, statutis de lectura decretalium ordinarie vel cursorie in suo robore nihilominus duraturis.

—L. P. A. 68.

## 100. De cursorie legentibus in eodem.

Item quod nullus admittatur ad legendum cursorie in jure canonico, nisi audierit jura civilia ad minus per tres annos, et hoc si in aliqua facultate rexerit, et, si non, quod audierit per quinque annos et decreta per biennium, si tempore suo legantur, et decretales ordinarie per tres annos alios ab illis duobus, et quod juret se lecturum per duos terminos infra

biennium in lectura sibi assignanda per ordinarie legentem sub pæna xx solidorum communi cistæ infra mensem postquam defecerit solvendorum.—L. P. A. 69.

## 101. De admittendis ad baccalaureatum in jure canonico.

Item nullus admittatur ad statum baccalaureatus in jure canonico nisi prius ordinarie audierit jura civilia per tres annos, et decretales per alios tres, decreta vero per biennium si tempore suo legantur, et hoc si in aliqua facultate rexerit, et, si non, quod audierit jura civilia per quinque annos, decretales per tres, et decreta per biennium ut supra. Quod si nec jura civilia audierit nec audire poterit, statu forte sacerdotii obsistente, ex tunc liceat annos juris civilis cum annis totidem juris canonici libere commutare. Juret insuper sic admissus, si promotus fuerit ad taxam decem marcarum vel supra, per annum infra biennium in jure canonico se lecturum sub pæna tertiæ partis taxæ beneficii sui communi cistæ infra mensem a tempore quo defecerit persolvendæ, et, si promotus non fuerit vel sub taxa decem marcarum, quod infra biennium leget per annum sub pæna xl. solidorum communi cistæ infra mensem a tempore quo defecerit solvendorum. - L. P. A. 70.

#### 102. De scholis universitatis.

Item statutum est quod quilibet doctor seu baccalaureus, in ipsa nostra universitate in jure civili seu canonico quacunque hora ordinarie seu cursorie lecturus, in scholis propriis ejusdem universitatis legere teneatur, et easdem conducere, nisi eædem scholæ pro eadem hora ab alio lectore occupatæ fuerint et conductæ.—L. P. A. 71. cf. etiam ibid. fol. 43 b.

# 103. De præsentatione cursorie legentium in medicina jure civili et canonico.

Item nullus admittatur ad legendum cursorie in medicina, jure canonico seu civili, nisi præsentetur a magistro suo regente deponente de scientia et moribus. Si autem regens non fuerit, præsentetur a magistro non-regente suæ facul-

tatis istius universitatis deponente modo prædicto. Eundem autem modum præsentandi observari decrevimus quoad incepturos in tribus facultatibus prædictis. In medicina vero quoad cursorie lecturos et incepturos fiat depositio de scientia tam de theorica quam de practica.—L. P. A. 72.

#### 104. De lectura decretalium.2

Item statuimus quod de cætero ad lecturam decretalium hora matutinali ab eadem universitate approbati sub forma subscripta admittantur, viz. quod si doctor in jure canonico, qui rexerit hic vel Oxoniæ, onus ejus lecturæ subire voluerit, ad suam oblationem cancellario et universitati regentium ad eandem lecturam absque examinatione qualibet admittatur: Si vero in jure canonico non rexerit, per doctorem in jure canonico cancellario et universitati præsentetur, de scientia et moribus, fide qua tenetur universitati, deponentem: Si vero in jure civili rexerit, quòd ab ordinarie legente rite per bien-

- 1. Decretum Gratiani, which is a collection made circ. 1151 by Gratian, an Italian Monk, of the opinions of the ancient Latin Fathers, the Decrees of General Councils, and the Decretal Epistles and Bulls of the Holy See.
- 2. Decretales, consisting of
  - (a) The Decrees of P. Gregory IX. in five Books, published circ. 1230.
  - (b) The Sixth Decretal of P. Boniface VIII. in five Books, published circ. 1298.
  - (c) The Constitutions of P. Clement V. in five Books, published by P. John XXII. circ. 1317.
- 3. Novellæ Constitutiones, being
  - (a) Extravagantes of P. John XXII. in one Book.
  - (b) Extravagantes of subsequent Popes in five Books.

<sup>&</sup>lt;sup>1</sup> In marg. utriusq, Lib. Proc. hæc verba leguntur: "De medicis

<sup>&</sup>quot; tamen admittendis sic statuimus, ut si nullus regens vel non-

<sup>&</sup>quot; regens in urbe fuerit, aut si fuerit quidem, venire tamen ad

<sup>&</sup>quot; præsentandum aut non poterit aut noluerit, tunc liceat alterum

<sup>&</sup>quot; procuratorum vel aliquem in artibus regentem eundem præ-

<sup>&</sup>quot; sentare vel ad legendum vel ad incipiendum, necnon et patris

<sup>&</sup>quot; vices agere in inceptionibus hujusmodi deinceps in medicinis incepturorum."

<sup>&</sup>lt;sup>2</sup> The Ecclesiastical or Canon Law consists chiefly of

nium hic vel alibi in universitate decretales audierit et decreta per unum annum: quod si in jure civili non rexerit et rexerit in artibus, quòd audierit ordinarie jura civilia per quatuor annos; et, si non rexerit, per sex; et sive rexerit in artibus sive non, quòd per quatuor annos decretales audierit ordinarie et per unum annum ad minus decreta; ita quod anni auditionis decretalium et decretorum alii sint ab annis auditionis juris civilis: item, si prius rexerit in jure civili, quòd prius legerit in decretalibus per duos terminos: et si in jure civili non rexerit, quod prius legerit in decretalibus per unum annum: item quod habeat totum corpus juris civilis et decreta quamdiu legerit, ex libris propriis vel alienis sibi accommodatis. Item quicunque doctor seu alius lecturus easdem corporale præstet juramentum quod per se, extraordinarium suum et suos substitutos leget primum librum et quintum

- Aug. 15. cum medietate quarti citra assumptionem beatæ virginis, vel etiam secundum librum, tertium et aliam medietatem quarti, prout ordo lecturæ requirit, illo anno per se, extraordinarium suum, et eorum substitutos citra festum prædictum. Teneatur insuper quilibet ordinarie legens hujusmodi lecturam ad minus
- Aug. 1. usque ad festum quod dicitur "ad vincula" continuare, et si dictam lecturam prius compleverit, teneatur continuare in sexto vel in clementinis usque ad festum prænotatum. Item statutum est quod quilibet ordinarie lecturus in jure canonico in sua admissione juramentum præstet corporale quod
- Aug. 1. usque ad festum Sancti Petri "ad vincula" per se vel substitutum idoneum, alium a suo substituto extraordinario, ad minus in jure canonico baccalaureum, lecturam suam uno anno in antiquis et sexto, alio anno in antiquis et clementinis, continuabit, et quod ante resumptionem magistrorum post pascha, si dictum festum per quindenam post annuntiationem dominicam emergat, primum librum decretalium et secundum, prout dicti libri in universitate prædicta legi consueverint, per se et alios ad lecturam idoneos integraliter legat, et a dicta resumptione anno, quo primus liber, in clementinis, et anno, quo legitur secundus liber, in sexto libro lecturam suam pro rata temporis faciat. Et si quicunque lector principalis earundem de toto volumine finiendo, ut prædictum est, notabiliter defecerit, in xl. solidis communi cistæ præstandis

mulctetur, salva actione suis auditoribus secundum juris exigentiam pro pecunia ab eis recepta restituenda.—

L. P. A. 73.

105. Quod baccalaurei in jure canonico et civili actus magistrales non exerceant.

Item statuimus quod baccalaurei in jure canonico et civili finibus suis propriis deinceps contenti, antequam insignia doctoratus legitime et actualiter assumpserint, actum repetendi decretalem, decretum, vel legem, seu publicam disputationem in scholis faciendam usurpare sibi non præsumant.—

L. P. A. 74.

106. De satisfaciendo clerico pro insinuatione 1 horarum.

Item statuimus quod quilibet de cætero ad aliquam lecturam in jure canonico vel civili admittendus statim in sua admissione sacramentum præstet corporale de satisfaciendo clerico ad pulsationem campanarum, juxta consuetudinem istius universitatis approbatam, horas legendi post prandium signantium deputato pro rata portione salarii, dicto clerico debiti, ipsum concernente citra cujuslibet termini finem, quo contigerit ipsum in aliqua lectura juris canonici vel civilis in futurum occupari, dum tamen clericus taliter deputatus officium suum in hac parte, prout moris est, exequatur.—L. P. A. 75.

107. De tempore opponendi in theologia et quæstiones determinandi in eadem.

Statuimus quod non admittatur aliquis ad opponendum in theologia ante quintum annum, si rexerit in artibus, et si non rexerit, non ante principium septimi, ita quod annus proximus præcedens actum opponendi in universitate ista ab indigenis impleatur, super quo volumus quod facient fidem coram magistro suo et procuratoribus per juramenta propria antequam in scholis opponant. Item quod quilibet, sic admissus, in sua admissione ad opponendum juret se observaturum statuta privilegia et consuetudines universitatis ad

<sup>&</sup>lt;sup>1</sup> For giving notice. So Cap. 167. "Insinuans eidem diem quem assumpserit."

modum licentiati ad incipiendum, illis, qui prius in universitate in aliqua facultate rexerint, duntaxat exceptis. Item declaratum est quod cancellarius universitatis prædictæ in inceptionibus, vesperiis seu disputationibus theologorum quibuscunque, nisi formam in eo contentam compleverit, opponere non possit, obstante præsente statuto. Statuimus quod quilibet doctorum in theologia aliquas quæstiones determinet in suo anno primo quas eodem anno disputaverit. — L. P. A. 76.

## 108. De theologis cursorie legentibus.

Item statutum est quod nullus admittatur ad legendum libros sententiarum in theologia sive alibi legerit in theologia cursorie sive non, nisi prius in sacris ordinibus constitutus præsentetur universitati in æstate post festum Sancti Barnabæ et citra festum translationis Sancti Thomæ Martyris, qui in anno suæ oppositionis voluerit præsentari, nec etiam admittatur ante septimum annum qui in artibus rexerit, et, qui non rexerit, non admittatur, nisi prius audierit artes vel legerit ad minus per septennium in universo; et deinde theologiam alios decem annos in loco soliti concursus ad actus theologicos, singulorum theologorum disputationes ac determinationes ordinarias ibidem communiter pro exercitio theologico scholastice frequentando, saltem si custodià illa vel plagà concursus ad actus hujusmodi esse solet, ita quod saltem per septennium in universitate approbata; et nisi qui per annum ad minus in universitate ista publice opposuerit, et uni magistro suæ facultatis publice responderit, et singulis aliis cum effectu se obtulerit responsurum. Deponat etiam unus magister ejusdem facultatis una cum præsentante de scientia præsentati, cæteri autem in eadem facultate de credulitate vel scientia. Item nullus admittatur ad lecturam sententiarum, nisi in admissione sua juret se moraturum in ista universitate ad minus per duos annos continuos a tempore suæ admissionis, et, si alienigena fuerit, per tres, et nisi juret se lecturam sententiarum infra triennium incepturum, sub pæna xx. solidorum communi cistæ universitatis infra mensem postquam sic non inceperit solvendorum.-L. P. A. 77.

Cf. 125. Jun. 11. Jul. 7.

#### 109. De lectoribus sententiarum.

Item statutum est quod lectores quatuor librorum sententiarum citra festum omnium sanctorum incipiant, et in uno anno suam lecturam ad minus usque ad festum apostolorum Petri et Pauli continuare teneantur, exceptis diebus quibus contingit aliquem baccalaureum noviter ad lecturam sententiarum ingredi vel in XL<sup>ma</sup> replicare, et hoc jurent in sua admissione ad lecturam.—L. P. A. 78. et vide hujus Declarationem, ibid. fol. 44 α.

Nov. 1. Jun. 29.

#### 110. Declaratio.1

In statuto de theologis cursorie legentibus in theologia scilicet de hac clausula "Nisi qui per annum ad minus in "universitate ista publice opposuerit" sic discernimus fore intelligendum, scilicet quod quilibet oppositus in theologia in illo anno, quo vult opponere, præsentetur post festum Sancti Dionysii et ante festum Omnium Sanctorum immediate sequens. Et post illud festum quilibet talis admissus, quotiescunque a doctore aliquo illius facultatis desideretur vel requiratur ad respondendum in die, legibili per statutum, more theologorum disputabili, sive fuerit in primis theologorum scholis sive aliis, omnino et sub vinculo juramenti eidem ad sic respondendum teneatur, vesperiis et inceptionibus duntaxat exceptis.—L. P. A. 78. in margine.

# 111. Quod illi de ordine medicantium observent ordinem procedendi ad gradum.

Item statuimus quod de singulis domibus fratrum religiosorum istius universitatis scholares ad gradum scholasticum expositi illum ordinem, quoad confratres suos ejusdem domus, in quem primo per universitatem, eos ad gradum aliquem scholasticum admittentem, positi fuerint, a lectura sententiarum in omni gradu et lectura deinceps ab eis in universitate sumendo, quantum in ipsis fuerit, servare teneantur ita viz. quod de unaquaque dictarum domuum, qui prius in

<sup>1</sup> Statuti de cursorie legentibus. MS. 2. C.C.C.

<sup>&</sup>lt;sup>2</sup> Oppositurus L. P. J. ita etiam L. P. A. et rectè: sic etiam MS. C.C.C.

universitate ista sententias legerit, omnes confratres suos ejusdem domus posterius legentes in ejusdem lecturæ et cujuslibet sequentis assecutione præcedere debeat, nec alicui posterius legenti prius legentem præcedere liceat quovis modo, nisi aliqua culpa notabilis hujusmodi prius legentis, quæ pro causa in hac parte rationabili per majorem partem magistrorum istius universitatis regentium et non-regentium judicata fuerit, aliter exigat faciendum. Cum hoc autem statuto nisi per consensum omnium et singulorum istius universitatis magistrorum regentium et non-regentium nullatenus dispensetur. Nolumus tamen per præsens statutum quod crimen alicujus, a gradu scholastico finaliter repulsi, universitati detegatur, nec quod approbatio seu reprobatio universitatis in ea parte de hujus crimine requiratur.—

L. P. A. 79.

# 112. De modo admittendi baccalaureum ad legendum bibliam biblice.

Item statuimus quod nullus admittatur ad legendum biblice aliquem librum bibliæ, nisi transacto anno integro post complementum lecturæ sententiarum, et nisi prius præsentetur coram cancellario, procuratoribus assidentibus, et quod semel responderit publice in scholis suæ facultatis, et tunc ad magistri sui depositionem admittatur.

# 113. De recipientibus statum baccalaurei in quacunque facultate.

Item statuimus quod unusquisque gradum baccalaurei recipiens in quacunque facultate unam communam, nisi prius in ista universitate rexerit, exceptis religiosis mendicantibus, sub pæna suspensionis ab executione sui status, infra octo dies a tempore suæ admissionis persolvat.—L. P. A. 81.

## 114. De juramento baccalaurei.

Item statutum est quod omnes et singuli statum baccalaurei in quacunque facultate assumentes jurent quod statuta privilegia et consuetudines approbatas istius universitatis pro viribus observabunt, et quantum in eis est observari procurabunt, et contra eadem statuta privilegia et consuetudines

approbatas minime appellabunt, nec hujusmodi appellantibus consilium auxilium vel favorem præstabunt. Jurabunt etiam quod pacem istius universitatis non perturbabunt, nec per se nec per alios pacis perturbatoribus favorem consilium vel auxilium præstabunt, et quod, si aliquem vel aliquos pacis perturbatorem vel perturbatores noverint eum seu eos cancellario vel ejus vices gerenti revelabunt, et etiam quod nec per se nec per alios impedient quo minus de pacis perturbatoribus justitia valeat exerceri: item quod honorem istius universitatis quantum in eis est observabunt, et quod inimicis ejus obstabunt nec dedecus nec incommodum ejus procurabunt: quod quidem juramentum procuratores seu eorum alter, antequam statum baccalaurei assumpserint, ab eis exigere teneantur. Idem juramentum volumus quod præstent omnes licentiandi in sua admissione in quacunque facultate, et etiam omnes solenniter resumentes, ac etiam omnes in quacunque facultate lecturi antequam legant. -L. P. A. 82.

# 115. De compositione inter universitatem et collegium regale.

Item statuimus et ordinamus quod quilibet de cætero admittendus ad aliquem gradum, juret se observaturum pro viribus suis omnia contenta in quadam compositione facta Anno seil. inter universitatem et collegium Beatæ Mariæ et Sancti Nicholai et a domino rege confirmata. L. P. A. fol. 2 b.

#### 116. De cautionibus baccalaureorum.

Item statuimus quod quilibet, admittendus ad gradum baccalaureatus in quacunque facultate, antequam admittatur cautionem realem exponat in manibus procuratorum, sub modo tamen et forma quæ sequuntur, viz., in sacra theologia ad valorem xx. solidorum, in jure canonico xl. solidorum vel tertiæ partis beneficii sui, si beneficiatus fuerit et beneficium summam decem marcarum excedat, in jure civili xxvi. solidorum et viii. denariorum vel tertiæ partis beneficii sui, si beneficiatus fuerit supra taxam sex marcarum, in medicinis xx, solidorum, in musica xiii. solidorum et iv. denariorum. in artibus xiii. solidorum et iv. denariorum; sic etiam admittendus in grammatica xiii. solidorum et iv. denariorum de formis suis servandis juxta et secundum ordinationem antiquorum statutorum, quibus per istam adjectionem nullum præjudicium volumus generari.—L. P. A. fol. 3 b.

## 117. De incepturis in grammatica.

Statuimus et ordinamus quod nullus admittatur ad incipiendum in grammatica, nisi prius, tribus diebus veneris, tribus magistris, sermones grammaticæ facultatis et quæstiones baccalaureis propositas disputantibus, publice cæterisque magistris eidem rite replicare volentibus, responderit; nisi etiam prius tredecim lectiones in libro constructionum Prisciani, quarum prima sit solennis, perlegerit: item quod ejus notitia, habilitas et scientia moribus et staturâ per tres magistros ad hoc per universitatem deputatos fuerit comprobata: et tunc demum per magistrum grammaticæ, qui hic inceperit, vel per magistrum glomeriæ in ejus defectu procuratoribus præsentetur; 2qui in admissione sua speciale præstet juramentum quod infra annum a tempore suæ admis. sionis incipiet, sub pœna unius marcæ communi cistæ universitatis infra mensem postquam defecerit persolvendæ, nec quovis modo incipiat, nisi cum in altera facultate inceptio celebretur. Juret insuper quilibet, sic admissus, in sua inceptione de continuatione suæ lecturæ per annum in volumine majori Prisciani, tenendo infra idem tempus tria "Convenite" generalia, in quorum quolibit declarabit versum poeticum ad modum Prisciani in duodecim versibus Virgilii sub pœna viginti solidorum communi cistæ infra mensem, quo defecerit, applicandorum. Volumus etiam quod singulis processionibus generalibus infra annum suæ lecturæ contingentibus coram universitate signum bajulet crucifixi vel per alium idoneum scholarem deportari faciet judicio procuratorum admittendum.

<sup>&</sup>lt;sup>1</sup> A celebrated grammarian at Athens in the time of Justinian. See Dr. Peacock's Statutes Append. xxxI.

<sup>&</sup>lt;sup>2</sup> quibus in L. P. J.

## 118. De vesperiis¹ in grammatica.

Item statuimus quod de cætero vesperiæ in grammatica semper fiant in ipsa schola publica grammaticali, ubi in universitate ista ad tunc solet grammatica doceri.

## 119. De medicis incepturis.

Item statuimus quod nullus admittatur ad incipiendum in medicina, nisi prius in artibus rexerit, et ad minus per quinquennium hic vel alibi in universitate audierit medicinam, ita quod audierit semel libros medicinæ non commentatos, viz., librum Johannicii, librum Philareti de pulsibus, librum Theophili de urinis, et quemlibet librum Isaac viz., librum urinarum Isaac, librum de dietis particularibus, librum febrium Isaac, librum Viatici. Item audiat semel antidotarium Nicholai: item audiat bis libros commentatos, viz.: librum Tegni Galieni, librum prognosticorum, librum aphorismorum, librum de regimine acutorum; et quod legerit cursorie ad minus unum librum de theorica et alium de practica, et quod in scholis suæ facultatis publice et principaliter opposuerit et responderit, et quod ad minus per annum exercitatus fuerit in practica: ita quod ejus notitia in statura moribus et scientia tam in theorica quam in practica fuerit merito approbata ab omnibus magistris illius facultatis secundum depositionem de scientia eorundem modo supradicto: et tunc admittatur cum formam prædictam se complevisse juraverit. Item statuimus quod nullus admittatur ad incipiendum in medicina, nisi per biennium exercitatus fuerit in practica.-L. P. A. 84.

## 120. De inceptoribus in jure civili.

Item statuimus quod nullus admittatur ad incipiendum in jure civili nisi ad minus per octo annos audierit jura civilia, si in artibus rexerit, alias autem per decennium: ita quod saltem bis audierit libros ordinarios et semel extraordinarios,

<sup>&</sup>lt;sup>1</sup> A full account of the Vepers or Vespers is to be found in Stokys' book printed by Dr. Peacock in Appendix A. to his book on the Statutes of Cambridge. The Vespers are the forms of proceeding observed on the day before the Comitia Majora or Commencement Tuesday.

scilicet, digestum novum et infortiatum: item quod legerit cursorie digestum novum vel infortiatum cum libris institutionum, et quod intraverit pro magistro suæ facultatis, et etiam quod in scholis suæ facultatis publice opposuerit et omnibus magistris suæ facultatis responderit vel cum effectu se obtulerit: quod si nullus fuerit magister suæ facultatis in villa præsens, quod tunc in scholis decretorum publice opposuerit et omnibus decretistis regentibus responderit vel ad respondendum se obtulerit cum effectu: ita quod ejus notitia in statura moribus et scientia jure fuerit approbata, ita quod omnes doctores in jure civili deponant de scientia secundum formam prætactam: et tunc demum admittatur cum formam istam se complevisse juraverit.—L. P. A. 85.

#### 121. Item de eodem.

Item statutum est quod incepturus in jure civili prius legerit in infortiato per unum annum et per alium annum in digesto novo, et per tertium annum in aliqua parte corporis juris civilis, ubi pro utilitate scholarium et sua viderit expedire, una cum libello institutionum, liceatque lectoribus in eisdem voluminibus hora prima suam exercere lecturam, exceptis diebus, quibus contigerit doctores juris canonici disputare. Salvum tamen sit doctoribus juris canonici quod in scholis doctorum juris civilis, principalitatem in eisdem habentium, hora prima, si voluerint, suas legant ordinarias lectiones.—L. P. A. 86.

## 122. De incepturis in jure canonico.

Item statuimus quod nullus admittatur ad incipiendum in jure canonico, nisi prius per quinquennium audierit jura civilia, et per alios tres annos decreta et bis tractatus de simonia, de matrimonio, de pœnitentia, de consecratione, et quod per biennium bibliam cursorie audierit: item quod legerit cursorie in ista universitate aliquam prædictorum tractatuum et aliquem librum decretalium alium a quarto: item quod intraverit cum¹ omnibus magistris suæ facultatis, vel cum effectu se obtulerit, et quod in scholis ejusdem facultatis

<sup>&</sup>lt;sup>1</sup> pro—L. A. P. rectè c. 120.

publice opposuerit, et omnibus magistris regentibus in eadem facultate responderit, vel cum effectu se obtulerit: ita quod ejus notitia in statura moribus et scientia jure fuerit approbata, ita quod omnes doctores in jure canonico de scientia deponant secundum formam prætactam: et tunc demum admittatur cum formam istam se complevisse juraverit.—L. P. A. 87.

# 123. Quod quilibet doctor in theologia absens faciat suos actus servari per alium.

Statuimus quod quilibet, admittendus ad incipiendum in theologia, priusquam incipiat deponat cautionem realem in manus procuratorum ad valorem quatuor marcarum, quod scilicet, si dispensatum secum fuerit de regentia sua necessaria vel beneficium statuti acceperit, non eo minus servet omnes actos suos disputando, prædicando, determinando per se vel per alium aut alios universitatis doctores pro toto tempore illo, pro quo stetisset in regentia sua hujusmodi, sub pæna admissionis ejusdem cautionis.—L. P. A. fol. 43 b.

## 124. De incepturis in theologia.

Item statuimus quod nullus admittatur ad incipiendum in theologia, nisi prius in artibus rexerit; nisi etiam audierit theologiam ad minus per decennium in universitate; item quod audierit bibliam biblice per biennium antequam incipiat: item quod cursorie legerit aliquem librum vel in aliquo libro de canone bibliæ per annum, ita quod ad minus per cujuslibet termini decem dies: nec liceat alicui citra secundum annum post libri sententiarum complementum lecturam biblice inchoare, et quod legerit omnes libros sententiarum in universitate ista, et quod ad minus per tres annos moretur in universitate approbata post lecturam sententiarum, antequam licentietur: item quod publice prædicaverit ad clerum et quod in omnibus scholis suæ facultatis publice opposuerit et responderit post lecturam sententiarum, ita quod ejus notitia in statura moribus et scientia merito fuerit approbata secundum depositionem de scientia ab omnibus magistris illius facultatis modo supradicto; et tunc demum admittatur cum formam istam se complevisse juraverit.—L.P.A. 88.

. 108.

#### 125. Declaratio.

Unanimi consensu regentium et non-regentium decretum est præmissum statutum sic fore moderandum, quòd liceat baccalaureo in theologia licentiari in tertio termino tertii anni post lecturam sententiarum statim post festum Sancti Barnabæ, dummodo forma requisita opponendo, respondendo, legendo et prædicando prius per eum fuerit adimpleta.

# 126. De modo præsentandi baccalaureum in quacunque facultate.

Idem quilibet magister præsentans baccalaureum præsentet sub hac forma "domine cancellarie et tota universitas, præsento "vobis istum baccalaureum seu istos baccalaureos ad incipiendum in tali facultate, quem scio esse dignum, vel quos scio esse dignos, in scientia et moribus ad regendum."—
L.P.A. 89.

# 127. Infra quod tempus licentiati incipient et de cautione.1

Item statuimus quod quilibet baccalaureus in quacunque facultate, ad incipiendum coram universitate licentiam petiturus seu ad incipiendum vocandus, antequam licentiam obtineat, juret simpliciter se hic incepturum, si ipsum incipere contingat: et præter hoc quilibet licentiam petiturus cautionem sufficientem præstet, quam secundum qualitatem et facultatem personæ duxerit universitas acceptandam, quod ipse infra annum a die licentiationis suæ in ista universitate incipiet cum effectu. Cancellarius vero diem disputabilem ad incipiendum infra annum illum baccalaureo assignet, quem eligere voluerit idem baccalaureus incepturus, et illum diem ex causa, dum tamen infra annum illum incipiat, valeat prorogare. Et, ne baccalaureis hoc modo licentiatis præstetur materia vagandi, statutum est quod hujusmodi baccalaurei anno quo hujusmodi licentia duraverit in universitate ista pro majore parte ejusdem anni moram faciant et actus scholasticos

<sup>&</sup>lt;sup>1</sup> This Statute is referred to in a Statute (185 below) made when Eudo de la Zouche was Chancellor, and therefore as he was last in that office in 1412, this Statute is of earlier date.

exerceant, prout decet, nisi ex causa necessaria ab universitate approbata se oporteat absentare. Jurent etiam in quacunque facultate incepturi quod ultra tria millia turonensium argenteorum seu eorum valorem in solennitate circa doctoratum aut magisterium habendum non expendant. — L.P.A. 90.

# 128. Quod religiosi gradum accepturi deferant literas submissionis.

Ne qui religiosi, prætextu obedientiæ regularis et licentiæ a suis superioribus, expressè non obtentæ, nec universitati adhibitæ,<sup>3</sup> vim et effectum juramentorum suorum valeant in posterum exquisitis coloribus declinare, de consensu magistrorum regentium et non-regentium provida deliberatione statuimus ut nullus regularis ad incipiendum aut solenniter resumendum in aliqua facultate in ista universitate de cætero admittatur, nisi prius literis dimissoriis subeundi et interponendi juramenta debita et consueta et ea effectualiter observanda, a suo superiore, sufficienter in ea re potestatem habente, obtentis et dictæ universitati exhibitis in ejusdem universitatis custodia remansuris.—L.P.A. 91.

## 129. De tempore tenendi vesperias in quacunque facultate.

Item statutum est quod magistri in quacunque facultate possint suas vesperias tenere in diebus non disputabilibus dum tamen legibiles fuerint.—L.P.A. 92.

3,000

 $\mathbf{f}$  s. d.

 $<sup>1 12 \</sup>text{ Turon.} = 40 \text{ den.}$ 

<sup>48</sup> , = 1 marca.

<sup>72</sup> , = 1 libr.

<sup>= 41 13 4</sup> 

from Old Proctor's Book, p. 1. Vide Caii Hist. p. 123.

<sup>&</sup>lt;sup>2</sup> This Clause had its origin in a decree of P. Clement V. made in 1311, especially directed against the University of Bologna. Malden, p. 22, citing Conringius de Antiq. Acad. Diss. IV. § 26.

<sup>&</sup>lt;sup>3</sup> ex L.P.A. et MS. C.C.C.

130. De modo dandi fidem in vesperiis in quacunque facultate.

Item quilibet baccalaureus incepturus, finitis suis vesperiis suæ facultatis, det fidem alteri procuratori quod non reassumet statum baccalaurei in eadem facultate.—*L.P.A.* 93.

# 131. De vesperiis in medicina jure civili et canonico si non fuerit magister regens.

Item statuimus quod cum non fuerit magister regens in medicina, liceat magistro non-regenti ejusdem facultatis istius universitatis vesperias tenere in medicina, etsi eodem die lectiones suas non resumpserit: in jure civili et canonico eundem modum tenendi vesperias volumus observari.—*L.P.A.* 94.

## 132. De modo invitandi magistros ad vesperias et inceptiones.

Item statuimus quod cuilibet in ista universitate incepturo, ad incipiendum in eadem rite admisso, et quoad omnia, inceptioni suæ prævia de statutis vel consuetudinibus istius universitatis requisita, parato pariter et expedito sufficiat facere diligentiam congruam ad magistros per scholas suas visitandos ad inceptionemque suam reverenter invitandos ac ad eosdem aliunde secundum status sui sive officii exigentiam sibi placandos et benevolos efficiendos, ipsamque diligentiæ congruitatem in casu quo de illa dubium sive controversia emergat judicio majoris partis regentium relinquimus decernendam.—L.P.A. 95.

# 133. De quibusdam observantiis in inceptionibus et resumptionibus solennibus.

Statuimus quod nullus habens reditus ad valorem xl. librarum communibus annis, de quo stetur suo juramento, ad incipiendum hic sumptibus alterius incipientis admittatur. Item quod nullus magister cum mantello suo seu alio habitu ordinario in ordine in inceptionibus seu solennibus resumptionibus hic recipiatur, nisi, antequam aliquid inceptionis seu resumptionis fiat, fuerit in ecclesia publice juratus tactis sacrosanctis sub his verbis "jurabis quod statuta privilegia et " consuetudines universitatis observabis:" nec cum tali, quin juret, fiat dispensatio sine consensu regentium et non-

regentium in generali congregatione utrorumque. nullus magister habens reditus ultra valorem xxx. librarum ad verum valorem communibus annis, de quo stetur suo juramento, ad delationem mantelli hic admittatur in ordine in inceptionibus seu solennibus resumptionibus, nisi fuerit talis sub quo principalis inceptor incipere proponit vel ejus magister aut frater ejus vel de ejus familia aut alius per majorem partem regentium ad talem actum approbatus.—L.P.A. 96.

## 134. De juramentis a magistris in inceptionibus et solennibus resumptionibus præstandis.

Quilibet tempore inceptionis, antequam suam determinet quæstionem, fidem faciat juramento præstito corporali, de statutis universitatis custodiendis, et jurabit de continuatione regiminis sui ibidem ad minus per annum facienda, nisi necessaria causa vel probabilis eum excuset, exceptis diebus, in quibus Vide Cap. 17. contigerit magistrum aliquem in sua facultate lectionem suam primam in scholis legere, et etiam diebus, quibus contigerit doctorem theologum in scholis publice determinare. Jurent tamen medici de continuatione regiminis sui per triennium nisi infra triennium contingat alium incipere vel resumere, qui de supplendo tempus dicti incipientis et a lectura sua cessantis coram procuratoribus dictæ universitatis cautionem juratoriam præstiterit, vel alium in dicta facultate durante dicto tempore incipere contigerit. Jurent insuper theologi aulares atque fratres de continuatione sui regiminis per biennium, nisi eos infra illud tempus habere contigerit legitimos successores: hoc proviso quod in dicto anno disputationes vesperias inceptiones ac etiam exequias missas et processiones ordinarias sicut in primo anno, specialiter observabunt. Jurent etiam sacrosanctis quod pacem istius universitatis non perturbabunt, nec per se nec per alium pacis perturbatoribus favorem consilium vel auxilium præstabunt: insuper quod, si aliquem vel aliquos pacis perturbatorem vel perturbatores noverint, eum vel eos cancellario revelabunt et etiam quod nec rit bit per se nec per alium impedient, quo minus de hujusmodi pacis diet.L.P.A. perturbatoribus justitia valeat exerceri. Juret etiam quod honorem universitatis, quantum in eo est observabit et quod

Juret

bit

bit

inimicis ejus obstabit, nec dedecus nec incommodum ejus procurabit. Juret etiam quod extra istam universitatem nusquam alibi in Anglia incipiens hic pro magistro in illa facultate habeatur.—L.P.A. 97.

## 135. De respondentibus quæstioni.

Statuimus et ordinamus quod nullus admittatur ad respondendum quæstioni in artibus, nisi steterit generalis sophista per biennium, seu saltem ad minus per annum integrum, exceptis filiis dominorum, et quod duo sophismata generalia pro tempore et loco ab universitate deputatis tenuerit, et quod bis responderit.—L.P.A. fol. 47 a.

## 136. Statutum novum de scientiis mathematicalibus legendis.

Statuit olim prisca patrum authoritas quæstionistas nostros, præter lectionem ordinariam, cursorie quoque ab uno baccalaureo dialecticam totam audituros; eosdemque, post posteriorum introitum, lectiones multiplices singulos quidem per seipsos exercere; atque hi rursus, incepturi in artibus, cursim ex uno magistro Aristotelis audirent philosophiam; quique, ubi jam primum inceperint, consuetis diebus unius anni singuli ordinarie legere tenerentur. Quæ lectio quatriplex 1 quoniam vel vetustate vel incuria jam prorsus evasit inanis onerosa ac inutilis, et quòd mathematicis artibus, jam pene periclitantibus, subvenire ducimus non indignum, has lectiones commodius transmutando statuimus quod annis singulis deinceps ante cessationem peritus in his artibus magister quispiam majoris partis regentium sententia delegatus, hora post meridiem prima, pro more dierum veteri, legat baccalaureis atque scholaribus, (quos omnes baccalaureos hoc eodem decreto adesse coarctamus) per annum primum annorum trium arithmeticam et musicam, alterum geometriam et perspectivam, tertium astronomiam, lectionibus vero a quinquagesima<sup>2</sup> ad

Viz. 1. As a Questionist.

<sup>2.</sup> After being admitted to read the Posteriora.

<sup>3.</sup> When about to incept.

<sup>4.</sup> As soon as they have incepted.

<sup>&</sup>lt;sup>2</sup> Shrove Sunday or Sunday before Lent.

diem palmarum¹ in sex hebdomadas autumni mutatis, stipendiumque ad tres anni terminos xxvi. solidorum et denariorum octo lector ex ære publico suscipiat. Quod ne hac impensa commune ærarium extenuetur, et quòd æquum consemus onere levatos laboris mercedem saltem parem exponere debere, quæstionista quisque, cum ad respondendum quæstioni admissus fuerit, prædicto lectori viii. denarios solvere teneatur, baccalaureus quilibet die introitus librorum posteriorum ii. solidos, singuli incepturi in artibus die, qua eos incipere contigerit, xii. denarios, religiosus quisque præter mendicantes singulis anni terminis similiter solvere debet iv. denarios, onere reliquo erga bedellos nihilominus pro consuetudine in pristino robore permanente.

# 137. De formis audiendis, quod magistri quam scholares arctius non astringantur.

Item statuimus quod magistri, qui non aliquo tempore in hac universitate rexerint, ad audiendas lectiones ordinarias ter in septimana in aliqua facultate sub debito juramenti de observandis statutis universitatis prædictæ, seu et jurati quicunque ad statuta ejusdem, sicut nec cæteri scholares, nullatenus teneantur; nec etiam in alia facultate cursorie legentes ad utendum cappis virtute prædicti juramenti de cætero sint astricti. Volumus insuper quod dictæ universitatis magistri diebus feriatis non prædicabilibus seu horis quibuscunque, quibus baccalaurei cæterive scholares legere consueverunt, ad legendum ratione alicujus juramenti seu fidei, arctius quam dicti scholares vel baccaleurei minime teneantur.—L. P. A. 52.

## 138. De forma rite audienda.

Item statuimus quod, audientes textum in quacunque facultate, pro forma in eadem facultate statuta et requisita rite eundem audire teneantur, una cum quæstionibus juxta modum magistrorum suorum in quæstionando usitatum, si modus legendi in eadem facultate quæstionem requirat: ad

<sup>&</sup>lt;sup>1</sup> Palm Sunday or Sunday before Easter, being the sixth Sunday after. Vide c. 150.

cujus statuti observantiam scholaribus per magistros suos monitionem seu denunciationem fieri volumus expressam.— *L. P. A.* 53.<sup>1</sup>

139. De baccalaureis et opponentibus in quacunque facultate de respondentibus quæstioni et incipientibus.

Statuimus quod omnes, noviter in quacunque facultate incipientes seu ad quæstionem in artibus respondentes, procuratoribus universitatis unam communam infra octo dies a tempore suæ inceptionis vel responsionis ad quæstionem computandos sub pœna suspensionis persolvant: qui vero ad certam communam non fuerint, prout status et honor eorundem exegerit, eisdem satisfaciant. Volumus etiam quod magister, cui baccalaureus ad quæstionem respondet, pro eodem de communa respondere teneatur. Nec quis præsumat ad quæstionem citra ultimum terminum quarti anni ab eo tempore, quo jam artes in universitate audivit, respondere; quod volumus constare magistro suo corporali sacramento super hoc præstito ab eodem responsuro antequam ad respondendum admittatur. Item statuimus quod nullus in dictis artibus ad quæstionem responsurus admittatur, nisi prius ejusdem facultatis publice et rite summulas cum fallaciis et abstractiones secundum usum scholæ currentis2 ad tractatum insolubilium audierit, et super his procuratoribus vel alteri eorum fidem faciat, corporali præstito juramento, et etiam nisi juraverit se determinaturum in hac universitate infra biennium sub pœna unius marcæ communi cistæ infra mensem postquam defecerit persolvendæ.—L. P. A. 55.

## 140. De determinatoribus pro se.

Item statuimus quod nullus in quadregesima in artibus determinare præsumat, nisi in anno præcedenti citra<sup>3</sup> Purificationem Beatæ Mariæ Virginis de quæstione responderit. Statuimus etiam ne quis de cætero citra <sup>3</sup> quintum annum in

Feb. 2.

<sup>&</sup>lt;sup>1</sup> Vide etiam L.P.A. 54 (qu. in hoc lib. deest) "de modo au-"diendi textum articulis"?

<sup>&</sup>lt;sup>2</sup> Terentii f. Frent. MS. 2. C.C.C.

<sup>&</sup>lt;sup>3</sup> citra pro ante.

artibus determinare præsumat, et quod quilibet determinaturus audierit in scholis ordinarie, librum Terentii scilicet, per biennium, logicalia vero per annum, naturalia quoque seu metaphysicalia secundum quod suo tempore ea legi contigerit per annum; item quod ejus notitia in opponendo et respondendo a magistris ejusdem facultatis fuerit approbata, et quod in statura moribus et ætate judicio magistrorum ad hoc per universitatem deputatorum idoneus et sufficiens reputetur: et tunc demum ad actum determinationis admittatur cum iuraverit se formam istam in universitate approbata complevisse.—L. P. A. 56.

## 141. De determinatoribus pro aliis.

Item statutum est quod nullus admittatur ad determinandum pro aliis, nisi judicio magistrorum in statura moribus et scientia ad minus per laborem vel studium unius anni formam prædictam, in personas determinatorum pro se statutam, excedat. Ad hujus statuti et proximi supradicti observantiam deputentur duo procuratores una cum duobus aliis magistris artium ab omnibus in eadem facultate regentibus vel a majori parte eorundem secundum numerum ad hoc electis: et tunc demum admittatur cum formam prædictam in universitate approbata se juraverit complevisse.—L. P. A. 57.

## 142. De artistis cursorie legentibus.

Item nullus baccalaureus in artibus aliquem textum publice legat ante anni suæ ¹ determinationis complementum.

## 143. De superfluis præfationibus in inceptionibus.

Item statuimus quod de cætero incipiant canonistæ et legistæ superfluis² et frivolis præfationibus omissis, ita quod tantum unus magister in ista universitate actualiter regens tradat inceptori librum et pileum ³ cum benedictione sub quadam verborum brevitate quæ orationem dominicam in prolixitate non excedat.— L. P. A. 98.

<sup>1</sup> Sui L.P.A.

<sup>&</sup>lt;sup>2</sup> In Lib. Proc. Jun. "incipiant canonistæ legere superfluis, &c." The scribe had written canonistæ et. The et is erased.

<sup>&</sup>lt;sup>3</sup> From the cap which the creating Doctor placed upon the head of the inceptor, a Doctor is called sometimes pileatus.

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## 144. De solenniter resumentibus et forma resumendi.

Item statuimus quod quilibet solenniter resumens in artibus pro tribus magistris suæ facultatis prius quæstionem determinet. Magister in medicina pro omnibus magistris suæ facultatis idem facere teneatur. Professor in jure civili in omnibus scholis suæ facultatis semel repetat. Doctor in jure canonico ad minus bis determinet. Doctor in theologia pro duobus doctoribus duas similiter determinet quæstiones. Dies vero determinationis faciendæ per cancellarium assignetur eisdem, in qua disputent in habitu ordinario, et juramentum præstent corporale, quale noviter incipientes præstare consueverunt: oppo" vero quæstionis, prout in inceptionibus fieri assuetum est, non determinetur. Non incipiat hic aliquis nec solenniter resumat, nisi sub magistro, qui hic inceperit vel solenniter resumpserit: nec quis præsumat hic de novo incipere qui in præsenti universitate per annum non studuerit nisi ipsius conversatio et peritia publice nota habeatur ibidem: omnibus præter incipientem vel incipientes in crastino inceptionis omnino a lectionibus cessantibus, dummodo die præcedenti cum eo, qui inceptionem tenet, in convivio fuerint vel fuisse potuerunt.—L. P. A. 99.

# 145. Quod hora inceptionum nullus magister vel baccalaureus legat.

Item statuimus quòd nullus hora inceptionum aut solennium resumptionum legere præsumat: nec, dum doctor, magister aut baccalaureus ordinarie aut cursorie legerit aut actum solennem determinando, repetendo, aut disputando publice exercuerit, alibi in villa legendo detrahat audientes, sed quòd quilibet auditorium debite ac fideliter promoveat juxta vires. —L. P. A. 100.

# 146. Quod nullus per preces magnatum promoveatur ad gradum scholasticum.

Quoniam legum sanctiones et infra. Statuimus quod nullus pro gratia gradum scholasticum concernente, sibi vel

<sup>&</sup>lt;sup>1</sup> This is a citing of the beginning of some Act or Statute. Et infra is used in Statutes for et cetera

alii concedenda, preces cujusquam personæ vel communitatis nostræ universitati per se alium vel alios effundi procuret, sed quod hujusmodi precum effusionem impediat quilibet quantum possit. Quod si pro aliquo in universitate nostra ad gradum anhelante scholasticum hujusmodi preces, per se vel aliquem amicum suum procuratæ, fuerint ad ipsam universitatem delatæ, ex tunc ad omnem gradum scholasticum in eadem universitate sumendum perpetuo sit indignus. Et ad istius statuti observantiam firmiorem volumus et ordinamus quod quilibet scholaris, in prima admissione sua ad actum aliquem seu gradum scholasticum, juret se nunquam preces hujusmodi pro se vel alio procuraturum, nec virtute talium precum gradum scholasticum assumpturum, seu quod aliquis assumat concessurum. Cum hoc autem statuto absque consensu magistrorum regentium et non-regentium omnium et singulorum nullatenus dispensetur. Et si contingat occasione precum vel literarum hujusmodi in excusando, prosequendo, defendendo, expensas apponendo seu alias quomodolibet fatigari, ex tunc si collegiatus fuerit vel religiosus, nec ipse cujus contemplatione preces aut literæ hujusmodi sunt porrectæ, nec aliquis de eodem collegio sive claustro ad aliquem actum scholasticum sive gradum in nostra universitate admittatur, nisi prius de damnis et expensis in ea parte effusis universitati prædictæ satisfaciat. Si autem aliquis, pro quo continget, ut præmittitur, supplicari, gratiam contemplatione supplicationis hujusmodi per universitatem sibi factam approbet, admittendo eo ipso ipsum dictæ supplicationis impetratorem, tanquam principaliter procurantem pænis supradictis decernimus subjacere.—L. P. A. 101.

## 147. De habitibus et insigniis magistrorum.

In theologia, decretis, et artibus regentes capis clausis vel palliis in lectionibus et disputationibus ordinariis utantur, ad inceptiones et exequias in eodem habitu decenter incedentes. Inhibemus et statuimus ne quis secularis in decretis incipiens alio habitu quam capa rubea in lectionibus ordinariis utatur, nec contra hoc statutum de capa rubea sine consensu magistrorum regentium et non-regentium quovis modo dispensetur. De juristis etiam et medicis regentibus statuimus quod non legant nec actus magistrales exerceant nisi in capis manicatis furratis, non tamen lineatis nisi voluerint, nec etiam aliquis magister regens artium congregationes vel scholas ingrediatur ad legendum, opponendum vel respondendum nisi habitu ordinario vel capa manicata induatur. Hoc etiam de baccalaureis cujuscunque facultatis cursorie legentibus observari decernimus, theologis exceptis, qui legant in capis rotundis, et etiam decretistis, qui saltem capis manicatis vel clausis legant secundum exigentiam sui status.—L. P. A. 102.

## 148. De pileis doctorum.

Par militia et infra. Statutum est quod religiosi mendicantes, cujuscunque ordinis existant, tam in assumendo quam in conferendo pileos ac etiam in utendo eisdem, cæteris doctoribus secularibus coæquentur.—L. P. A. 103.

## 149. Distinctio sedium magistrorum.

Item statuimus quod, secundum distinctionem facultatum in gradibus, professores earundem et doctores loca distincta, distinctioni facultatum competentia, in inceptionibus et solennibus resumptionibus ad pedes doctorum in eadem facultate, nullis aliis inter eos assidentibus, sedes habeant sibi deputatas, responsali tamen una cum duobus aliis baccalaureis tantum exceptis. Non-regentes vero inter ipsos responsales et baccalaureos in theologia in loco medio sedes habeant si voluerint. In scholis quoque legum et decretorum primam secundam et tertiam deskam habeant ex utraque parte cathedre, quam duxerint eligendam, ac etiam in repetitionibus et disputationibus juris civilis et canonici non-regens scholaris aliis scholaribus et non-regens baccalaureus aliis baccalaureis, præponatur in arguendo, inceptoribus et magnatibus exceptis.—L. P. A. 104.

## 150. De temporibus cessandi magistrorum et resumendi.

In crastinum Sancti Dionysii magistri suas lectiones incipiant et easdem suis terminis finitas in crastinum Sancti Hilarii et in die Mercurii post "quasi modo geniti" resumant. Die

Oct. 10.

Jan. 14.

<sup>&</sup>lt;sup>1</sup> The Introit of the Sunday next after Easter.

vero qua cantatur "O sapientia" et die Veneris 1 ante Domi- Dec. 16. cam in ramis palmarum necnon et in sexto die mensis Julii volumus etiam eas terminari, nullam diebus supradictis disputationem faciendo, nisi eorum consensu aliter statuatur. Diebus vero Lunæ et Martis in carniprivio,<sup>2</sup> quibus solebant ab olim omnes magistri cessare a lectionibus ordinariis et disputationibus, theologis duntaxat exceptis, in posterum legant ordinarie et disputent universi illis diebus, sicut aliis diebus anni legibilibus et disputabilibus facere consueverunt; et quod dicti dies inter legibiles de cætero computentur ac 3 calendarium universitatis in hac parte emendetur. Volumus etiam quod cessent die cinerum<sup>4</sup> subsequenti, consuetudine theologorum, quoad dies Jovis, Veneris et Sabbati sequentes, semper salva. Item statuimus quod singulis annis in die resumptionis proxima post festum Sancti Michaelis fiat una missa solennis hora tertia ad quam conveniant regentes in habitu et eodem modo ultimo die cessationis in æstate.-L. P. A. 105.

## 151. De diversis horis legendi et disputandi.

Non præsumat quis ultra principium pulsationis primæ lectionem incipere ordinariam nec post pulsationem<sup>5</sup> lectionem inceptam continuare, decretistis duntaxat exceptis, qui nec ante primam nec post nonam lectiones ordinarias incipiant seu continuent. Inhibemus etiam sub pœna suspensionis ne aliqui magistri vel scholares in jure civili vel canonico aliquam lectionem extraordinariam vel cursorie legant inter pulsationem primæ et nonæ diebus quibus magistri ordinarie legere consueverunt, magistris qui in ista universitate rexerunt duntaxat exceptis: omnes vero auditores eorundem si qui fuerint a scholarum ingressu suspendantur, et lectores si fraudem

<sup>&</sup>lt;sup>1</sup> Friday before Palm Sunday, being the last day of Lent Term.

<sup>&</sup>lt;sup>2</sup> Shrove Monday and Tuesday.

<sup>&</sup>lt;sup>3</sup> There was one in each of the Statute (Proctors) books. After a non-lecturing day was written 'non le,' and after a non-disputing 'non dis.'

<sup>&</sup>lt;sup>4</sup> Ash Wednesday, being the day after Shrove Tuesday

<sup>&</sup>lt;sup>5</sup> Primam pulsatam, L.P.A.

Aug. 15.

fecerint a lectura in perpetuum per procuratores vel eorum alterum suspendantur, nisi gratiam universitatis in hac parte meruerint obtinere. Ante tertiam pulsatam nullus logicus vel ordinariam præsumat facere disputationem: magister vel baccalaureus diebus seu horis lectionum seu disputationum ordinariarum suæ facultatis extraordinarie non legat nec disputet.—L. P. A. 106.

# 152. De doctoribus in jure civili ordinarie legentibus et eorum extraordinariis.

Item statutum est quod doctores in jure civili regentes anno, quo legunt digestum vetus, legere teneantur sex libros primos et duodecimum XIII<sup>m</sup>, XIX<sup>m</sup>, XX<sup>m</sup>, ita quod dictos libros cum expositione textûs et glosarum citra festum Assumptionis Beatæ Mariæ perficiant: extraordinarii vero eorundem ad minus novem libros, viz., VII<sup>m</sup>, VIII<sup>m</sup>, IX<sup>m</sup>, X<sup>m</sup>, XI<sup>m</sup>, XIV<sup>m</sup>, XV<sup>m</sup>, XVII<sup>m</sup> citra eundem terminum perfiniant. Anno vero, quo doctores codicem legunt, sex libros codicis, viz., primum IIm, IIIm, IVm, VII et VIIIm infra terminum præfatum perfiniant extraordinariique eorundem tres residuos libros citra eundem terminum cum expositione textus et glosarum legendo compleant: ad præmissaque volumina infra prædictum terminum finienda, ut præmissum est, sub pæna sexaginta solidorum communi cistæ solvendorum doctores teneantur, nihilominus salva actione scholaribus de pecunia recepta, juxta quantitatem defectûs lecturæ ejusdem refundenda.-L. P. A. 107.

## 153. Quod ordinarie legentes non audiant aliam facultatem.

Item statuimus quod nullus magister ordinarie legens audiat aliam facultatem hora ordinarie suæ facultati deputata. —L. P. A. 108.

# 154. De disputatione magistrorum noviter in artibus incipientium.

Item statuimus quod singuli magistri de novo¹ incipientes in artibus disputent per sex hebdomadas a tempore suæ in-

<sup>&</sup>lt;sup>1</sup> De novo signifies in these Statutes "for the first time." Vide Cap. 144.

ceptionis computandas, si tot hebdomadæ citra proximam cessationem de tribus cessationibus communibus habeantur: quod si sex hebdomadæ non occurrant, volumus ut singulis diebus saltem disputabilibus citra cessationem vel cessationes Oct. 10. prædictas disputent magistri prænotati, et in resumptione Oct. 9. generali post festum Sancti Dionysii magistri juniores, qui V.Cap.150 infra annum fuerint constituti, bina vice suo ordine disputent ante seniores, et tunc seniores suo ordine disputare teneantur.1  $-L. P. A. 109.^{2}$ 

## 155. De magistris qui gratis legunt.

Inhibemus sub pœna suspensionis ex nunc ne aliquis magister vel baccalaureus in jure civili vel artibus aliquem librum ordinarie vel extraordinarie seu cursorie de cætero gratis legere præsumat, sed, omni fraude penitus exclusa, infra tempus eidem per procuratores vel eorum alterum assignatum collectam suam faciat. Procuratores etiam virtute sui officii tempus, quo cæteri magistri communiter colligunt, eisdem assignare teneantur.—L.P.A. 110.

## 156. De collecta doctoris in jure civili.

Item statuimus ne quisquam infra limites universitatis nostræ textum juris civilis vel glosam extra scholas publicas legat alicui ultra quindenam pleni termini a die adventus sui continue numerandam, nisi quem sciverit inter scholares ordinarie jura civilia legentes matriculatum, exceptis magistris regentibus et non-regentibus ac etiam exceptis illis qui. decretales ordinarie audientes, ea intentione jura civilia extra scholas sibi legi seu recitari faciunt ut facultati juris canonici habiliores fiant: et qui contra fecerit, ipso facto sit communi cistæ nostræ universitatis in xl denariis obligatus, et hoc

<sup>&</sup>lt;sup>1</sup> In marg. utriusque lib. proc. ita legitur "Huic statuto adjectum est quod, si aliquis taxatorum seu procuratorum regens fuerit primi anni, observabit ordinem in modo disputandi ad modum regentis primi anni." Vide cap. 68.

<sup>&</sup>lt;sup>2</sup> Et vide declarationem hujus statuti factam Maii 7° 1457, in fol. 3  $\alpha$ .

totiens quotiens fuerit in tali rebellione repertus. Insuper statuimus quod quilibet scholaris in jure civili infra quindenam, a die captionis librorum per suum lectorem ordinarium factæ continue numerandam, eidem ordinario lectori solvere teneatur pro lectura digesti, quum¹ legitur, tres solidos et pro lectura codicis, quum legitur, duos solidos et hoc si librum habeat; si autem librum non habeat, ad lectorem præfatum infra tempus prænotatum personaliter accedat et cum eo de salario componat. Quod, si doctor vel lector in hac parte nimis onerosus in exigendo vel scholaris nimis 2 delicatus vel parcus in offerendo existat. hujus salarium 3 præstatio seu ejus taxatio domini cancellarii vel ejus in hac parte vicem gerentis judicio relinquatur. Quod si scholaris talis, qui librum non habet, judicio, arbitrio seu taxationi prædicti domini cancellarii vel ejus in hac parte vicem gerentis infra triduum taxationis factæ cum effectu non paruerit, vel ad præsentiam lectoris, ut præmittitur, accedere non curaverit, præmissaque vel aliquod præmissorum facere et subire contempserit, nullus magister vel alius quicunque legens ordinarie in universitate prædicta ejus nomen in sua matricula inserat, vel eum pro scholari adnotare præsumat; dictaque persona, præmissa contemnens, omni privilegio universitati 4 et scholaribus indulto careat, tam in vita quam in morte, quousque tam de salario sic taxato quam de ejus contumacia satisfecerit sufficienter. Volumus etiam quod quilibet principalis omnia nomina sociorum suorum legistarum, si quos habuerit, singulis terminis procuratoribus universitatis, cum per eosdem vel eorum alterum super hoc fuerit requisitus, omni mora postposita, exhibere teneatur, alias prædictam mulctam ipso facto incurrat; et quod dicti procuratores, in virtute juramenti præstiti, eos quos ex relatione ordinarie legentis invenerint non matriculatos, tanquam falsos scholares puniant. Volumus etiam ut istud statutum singulis terminis in scholis juris civilis publice legatur.—L.P.A. 111. fol. 31.

Cap. 43.

<sup>1</sup> Quando MS. 1. C.C.C.

<sup>&</sup>lt;sup>2</sup> Om. lib. perperam nisi excepto MS. 2. C.C.C. quod habet nimis.

<sup>&</sup>lt;sup>3</sup> Salarii, Stokys rectè: sic etiam MS. 2. C.C.C.

<sup>4</sup> Universitatis, Stokys.

## 157. Quod 1 magistri publice colligentes tenentur legere.

Statuimus etiam quod singuli magistri pro publica lectura colligentes, tam extra primum annum quam intra, singulis diebus terminorum legibilibus, si commode poterint, legant, vel ad minus tribus diebus in hebdomada, si tot in eadem legibiles fuerint, sub pæna medietatis collectæ suæ communi cistæ applicandæ.—L. P. A. 112.

#### 158. De secretis universitatis non revelandis.

Item statuimus quod nullum secretum universitatis ejusdem cujus revelatio, alicui extrinsecæ personæ facta, possit verisimiliter in notabile seu grave damnum vel præjudicium dictæ universitatis seu alicujus magistri ejusdem vergere, alicui personæ, quæ non est de collegio, reveletur, quod quidem secretum a cancellario et majore et saniore parte universitatis regentium non esse revelandum fuerit decretum. Et si aliqua persona dictorum magistrorum regentium vel non-regentium seu servientium de hujusmodi revelatione majori et saniori parti universitatis regentium fuerit probaliter suspecta, per cancellarium coram universitate regentium eidem, si negaverit, purgatio cum numero magistrorum, a cancellario juxta qualitatem delicti arbitrando, indicatur; et si in dicta purgatione defecerit, pro convicto habeatur, ac propter idem delictum ab omni gradu magistrali, beneficiis et honore ejusdem universitatis suspendatur et excludatur, quousque gratiam ab eadem universitate seu saltem a majore et saniore parte universitatis regentium meruerit obtinere.-L. P. A. 113.

# <sup>2</sup> 159. De pæna revelantium secreta et impedientium privilegia universitatis.

Item statuimus quod, quiscunque magister regens vel nonregens seu incepturus in aliqua facultate majori et saniori parti regentium probabiliter fuerit suspectus quod impetrationem libertatum seu privilegiorum pro dicta universitate vel promotionem eorundem vel executionem impedierit, eidem a cancellario coram universitate regentium per <sup>3</sup> majores regentes vel non-regentes, numero magistrorum a cancellario juxta qualitatem negotii arbitrando, purgatio indicatur, et si in dicta purgatione defecerit, pro convicto habeatur, ac propter idem delictum ab omni actu magistrali beneficiis et honoribus ejusdem universitatis suspendatur et excludatur, quousque gratiam ab eadem universitate vel saltem a majore et saniore parte universitatis regentium meruerit obtinere. Si autem aliqua persona religiosa, que non sit de collegio universitatis, hujus impedimentum per se vel per aliam personam fecerit vel procuraverit, ex tunc nulla persona de illa religione ad aliquem gradum magisterii vel baccalaureatus admittatur, donec sufficienter universitati dictæ fuerit satisfactum sub hac forma viz. quod superiori illius ordinis et conventus in dicta universitate existenti, et si illa religio conventum in universitate non habeat, superiori conventus sui alibi, dicta offensa denuncietur, infra certum tempus emendanda: quod si factum non fuerit, ut superius continetur, procedatur: intelligentes per personam religiosam obedientiæ vel jurisdictioni ejusdem ordinis subjectam; aliis observantiis super revelatione secretorum in suo robore duraturis.—L.P.A. 114.

## 160. De votis non revelandis ante depositionem.

Item statuimus quod, in depositionibus faciendis pro admittendis ad statum magisterii vel baccalaurei in quacunque facultate, nullus magister votum suum ante depositionem illam nutu verbo aut signo tacite vel expresse cuiquam exprimat aut revelet aut super his cum aliquo conferre præsumat.—*L.P.A.* 115.

## 161. De modo et forma petendi gratias.

Item statuimus quod procuratores, vel eorum alter cum occupante vices alterius, seu procuratorum vices occupantes, quamlibet gratiam petendam privatim scrutari teneantur et quilibet regens alteri eorum votum exprimens, secrete respondere præmonitus per alterum procuratorum, privatim respondere teneatur, et pro secreto habere teneantur tam scrutator quam scrutatus: et qui contra hoc statutum venerit, pænam de secreta revelantibus incurrat. Nulla etiam gratia conditionetur, sed pure concedatur vel negetur, nec etiam aliqua gratia cum alia concurrat.—L.P. A. 116.

162. De devolutione gratiarum ad congregationem <sup>1</sup>regentium et non regentium.

Item statuimus quod, quandocunque contigerit in congregationibus regentium aliquam gratiam, cujus concessio, judicio majoris partis eorundem, nostræ universitatis honori non deroget, sæpius esse petitam et negatam, ita quod hujusmodi gratia in congregationibus regentium per decem dies factis more solito petita expediri non valeat, nulla siquidem rationabili causa ab aliquo regente objecta, de qua fidem fecerit proprio juramento in fide præstita universitati, quo minus juxta judicium majoris partis eorundem regentium eadem gratia debeat expediri, ex tunc plena potestas expediendi hujusmodi gratiam, sæpius ut præmittitur petitam et nimis voluntarie negatam, congregationi regentium et nonregentium adquiratur ita viz. quod quælibet hujusmodi gratia pro expedita habeatur quam major pars regentium et major pars non-regentium simul duxerint concedendam, omni statuto prius in contrarium edito ac contraria consuetudine hactenus approbata irritis penitus et cassatis: hoc etiam præmissis diligenter adjecto quod pro hujusmodi gratiis expediendis nullo modo vexentur non-regentes plus quam ter in anno, nisi secundum judicium majoris partis regentium urgens necessitas pro hujusmodi expeditionibus ingruerit ad eosdem pluries congregandos.—L.P.A. 117.

163. Restrictio potestatis regentium et ne duo mendicantes ejusdem claustri eodem anno incipiant.

Item quarto non, Julii anno Domini M°CCC°LIX°. statutum est quod duo de eodem claustro mendicantium non incipiant uno anno: item quod non liceat cum isto statuto dispensare, nec aliquem ad gradum vocare, seu etiam de depositione doctorum aut magistrorum, de non regendo ante completam lecturam bibliæ, cum tempore aut forma in artibus licentiandi, in theologia opponendi, ad statum baccalaureatus aut doctoratus licentiandi, tempore aut forma cursorie vel ordinarie legendi, pænam aut debitum aliquod alienandi, decretum

<sup>&</sup>lt;sup>1</sup> In Lib. Proc. Sen. et Vet. Fragm. desunt "regentium et."

faciendi per quod universitas pars fieri possit, absque consensu omnium et singulorum regentium et non-regentium.¹ Nolumus tamen per præsens statutum quod per unius de toto supradicto numero negationem aut duorum ad maximum gratia aliqua repellatur. Liceat tamen regentibus cum magistro qui in artibus rexerit annum in dialectica cum anno in theologia commutare, ac annum theologiæ extra universitatem cum anno intra, in alicujus ad statum baccalaureatus admissione, et de artistis formam auditam vel lectam cum audienda æquali commutare. Liceat etiam eisdem cum opponentibus, cursorie aut ordinarie legentibus, ad sui laboris alleviationem de xv. diebus continuis vel discontinuis in quolibet termino dispensare, dummodo non per hoc citius cessent, aut exequiis, missis, aut in actibus publicis, nisi ex causa necessaria, se absentent.—L. P. A. 118.

# 164. Quod duo doctores vel duo baccalaurei de eodem claustro non concurrant in lectura.

Item declaratum est per totam universitatem regentium et non-regentium, quod de consuetudine istius universitatis legitime præscripta est obtentum, quòd de nullo ordine mendicantium possunt duo magistri vel duo baccalaurei in lectura ordinaria vel sententiarum in eadem universitate concurrere, nisi super hoc fuerit cum eisdem ob causam aliquam rationabilem per eandem universitatem dispensatum: ita quod, cujuscunque prædictorum ordinum uno lecturam hujusmodi incipiente, semper alius ejusdem ordinis qui lecturam consimilem exercuerat, ab eadem hactenus cessare, nisi secum dispensatum fuerit, ut præmittitur consuevit: et super ista declaratione, quæ tanquam statutum de cætero firmiter observetur, nisi per omnes magistros regentes et non-regentes istius universitatis legitime convocatos nullatemus dispensetur.—L. P. A. 119.

<sup>1</sup> In marg. Lib. Proc. Sen. (necnon Lib. Proc. vetustioris) et in text. Lib. Proc. Jun. post non-regentium ita legitur "seu contra "aliquod statutum de tempore aut forma ad aliquem gradum "scholasticum vel curam,\* ordinariam vel cursoriam seu etiam "ad opponendum in theologia quomodolibet dispensare." Nolumus tamen, &c.

\* lecturam. L.P.A. MS. 2. C.C.C.

## 165. Declaratio statuti de restrictione potestatis regentium.

C. 163.

Declaratum est statutum de restrictione potestatis regentium quoad quandam particulam in eo contentam scilicet istam "et de artistis formam auditam vel lectam cum forma audienda æquali commutare" per majorem partem regentium et per majorem partem non-regentium sic fore intelligendum, quod formam auditam vel lectam ordinarie vel cursorie cum æquali audienda vel legenda ordinarie vel cursorie possint regentes commutare.—L. P. A. fol. 43.

#### 166. De literis conversationis.

Statuimus quod quilibet magister sive regens fuerit sive non-regens habeat literas suæ conversationis sub sigillo communi universitatis consignatas, dum tamen illas ab universitate petierit et easdem major pars regentium concesserit, nisi aliquis aliquod legitimum impedimentum in forma juris contra ipsum opposuerit et probaverit.—L. P. A. 120.

#### 167. De sermonibus examinatoriis.

Statuimus quod quicunque baccalaureus de cætero in theo- Ante an. logia incepturus, antequam ad incipiendum ir. dicta universi- 1303. Ste. de Hastate licentietur, publice prædicet in ecclesia beatæ Mariæ ad lingfield, clerum, ubi actus alii scholastici solenniores fieri consueverunt, die prædicandi per cancellarium qui pro tempore fuerit sibi primitus assignanda, nec ad prædicationem alibi faciendam ulterius teneatur, dum tamen cætera adimpleverit quæ in antiquo (c. 124.) statuto universitatis prædictæ plenius continentur. Fratres tamen prædicatores et minores in ecclesia antedicta hujusmodi sermones prædicare nullatenus teneantur, Stephen de sed in locis suis tantum prædicent hos sermones. Incepturus Segrave Chanc'. tamen exhibeat se cancellario vel ejus vices gerenti insinuans eidem diem quem assumpserit pro sermone, qua insinuatione

<sup>&</sup>lt;sup>1</sup> This and the following Stat. are recited in a deed dated 14 June 1306, in which it appears that these Stats. were made after Stat. c. 1., which was made in 1303, Hare 1, 25-31, ante therefore should have been in or paulo post. (Vide Hare, ibid. fol. 25.) Hare copies from Markaunt.

<sup>&</sup>lt;sup>2</sup> Vide Fuller's Hist. of Univ. (p. 34.) (Jun. Pr. Book.)

facta fiat præconizatio per scholas per communem servientem sicut fit pro aliis incepturis, nisi prius dies illa alicui alteri baccalaureo noviter incepturo pro cancellarium ad prædicandum sermonem examinatorium fuerit assignata: quod si factum fuerit, alium diem ad prædicandum assumat prædicator vel minor solummodo motu suo, et insinuationem faciat, et fiat præconizatio sicut prius.—L. P. A. 121.

168. De Sermonibus ad clerum quater in anno.

Ante an. 1303.1 Item statuimus quod singulis annis quater viz. prima Dominica Adventus,<sup>2</sup> in lxx<sup>ma</sup> in die cinerum et in die festivitatis de Corpore Christi in ecclesia Beatæ Mariæ statim post pulsationem primæ et magnæ campanæ fiant sermones duntaxat ad clerum per cancellarium qui pro tempore fuerit aut per aliquem vel aliquos magistrum vel magistros in theologia tunc actualiter regentem vel regentes, ipsis diebus per cancellarium vel ejus locum tenentem assignandis.—L.P.A. 122.<sup>3</sup> L. P. J. fol. 50. (sive p. 107.)

169. De Sermonibus ad clerum diebus Dominicis in ecclesia Beatæ Mariæ.

Item statuimus quod singulis Dominicis diebus, dum magistri in ista universitate actualiter sint regentes, in ecclesia Beatæ Mariæ, statim post pulsationem primæ, in eadem tantum clero prædicetur verbum Dei a doctore vel baccalaureo in theologia vel saltem cui hujusmodi officium prædicandi judicio universitatis decenter competere videatur, per collatores ejusdem universitatis deputando: proviso tamen quod quiscunque ad hujusmodi actum prædicandi sic ut præmittitur deputatus, si casu quocunque ipsum personaliter præpediri contigerit, vices suas per alium in ea parte suppleri procuret. Fiat autem sermo ad clerum hora et loco supradictis die translationis beatæ virginis Etheldredæ.—L. P. A. in L.P.J. fol. 50 α.

Seil. Oct. 17.

<sup>1</sup> Vide Hare Vol. I. f. 29. b. V.-C.'s Copy. Jun. Proc. Book.

<sup>&</sup>lt;sup>2</sup> Domini, dominica LXX<sup>a</sup> L.P.A. (cf. c. 174.) et sic etiam. Hare.

<sup>&</sup>lt;sup>3</sup> The subsequent folios of this ancient proctor's book have been transferred to the Jun. Proct. Book. The numbering corresponds with that of this book.

## 170. Declaratio statuti prædicti.

Provisum est et decretum per magistrum Robertum Fitz-hue¹ cancellarium universitatis cæterosque magistros per plenam congregationem regentium et non-regentium specialiter deputatos quod omnes baccalaurei in theologia, qui sermones examinatorios non prædicaverint, ad prædicationem sermonum diebus dominicis ad clerum, secundum tenorem statuti de sermonibus ad clerum per assignationem collatorum æqualiter obligentur.

## 171. De opponentibus in theologia.

Quarto die Decembris anno Domini millesimo cccc ° lxvi ° 4 Dec. in plena congregatione regentium et non-regentium summatim declaravimus, quod opponentes in theologia admissi sive licentiati ad intrandum libros sententiarum, donec actualiter eosdem intraverint cum effectu, baccalaurei nomine in eadem dicta facultate minime gaudeant, nec gradum baccalaureatus honoresve ejusdem in dicta sacra theologia satis obtineant, nec alia loca habeant quam inter opponentes in generali processione sive in ecclesia Beatæ Virginis² cum sermones ad clerum ibidem fuerint, donec per introitum sententiarum gradus perfecerint complementum.—L.P.A. fol. 45 b.

## 172. Ne concursus nationum <sup>8</sup> fiat in festis infra scriptis.

Item statuimus sub pæna excommunicationis, quam ex nunc in non parentes ferimus in his scriptis, ne aliquis vel aliqui festa vel solennitates sanctorum Hugonis, Edmundi, Cuthberti, Willi. Ebor. in aliquo loco singulari, publice pro communi concursu<sup>4</sup> scholarium cujuscunque nationis deputato, celebrare attemptent, sed quilibet in sua parochiali ecclesia Deo et sancto, cui devotus est, si velit cultum augeat divinum. —L. P. A. in L. P. J. fol. 50 a.

<sup>&</sup>lt;sup>1</sup> Fitzhugh was Chancellor from 2d to 4th Hen. VI. 1423-7.

<sup>&</sup>lt;sup>2</sup> This (in 1466) was the old church, of which there has been much earlier mention, cap. 167 and 168. The new church, i.e. the one now in existence, was begun to be built in 1478.

<sup>&</sup>lt;sup>3</sup> Vide Malden, pp. 8, 24, 52, and 108.

<sup>&</sup>lt;sup>4</sup> Another reference to the disputes between North and South Country students.

Maii 6.

Dec. 8.

Feb. 4.

Mar. 7.

## 173. De festis sanctorum celebrandis.

Item statutum est quod diebus sanctorum Augustini doc-

toris magni, viz. III. Kal. Martii, Benedicti abbatis scil. xii Kal. Aprilis, Petri Martyris de ordine minorum scil. idus Junii Willi. Ebor. Archiepiscopi scil. vi. idus Junii et festivitatis de Corpore Christi non legatur ordinarie nec extraordinarie ante horam nonam sed inter dies solennes habeantur. In festo vero Sancti Johannis ante portam latinam in Maio a lectionibus et disputationibus universis supersedeatur, et quod alternis annis apud prædicatores et minores solennis prædicatio de prædicto sancto ad clerum tantum habeatur, primo sermone apud prædicatores incipiente. Festum quoque Conceptionis Beatæ Virginis duplex festum et solenne de cætero habeatur. In diebus vero Sancti Gilberti et Thomæ de Aquino non legatur et in dicto die Sancti Thomæ apud prædicatores ad clerum prædicetur.—L. P. A. in L.P. J. fol. 50 a.

## 174. De generalibus processionibus.

Item singulis annis pro benefactoribus universitatis fiant tres processiones generales una viz. prima die Veneris in adventu Domini, 11<sup>a</sup> prima die Veneris ante passionem, 111<sup>a</sup> prima die Veneris ante ascensionem: ita tamen quod primo incedant capellani parochiales honeste cum crucibus et superpelliciis cantando Litaniam suam usque ad locum deputandum ab universitate, secundo fratres<sup>2</sup> Sancti Augustini, 111<sup>o</sup> fratres

Of these the first four only were allowed to be mendicants according to an order of Pope Gregory X. in 1272, and in these Statutes

<sup>&</sup>lt;sup>1</sup> Thursday after Trinity Sunday.

<sup>&</sup>lt;sup>2</sup> The monasteries in Cambridge were—

<sup>1.</sup> That of the Augustin Friars.

<sup>2.</sup> That of the Carmelites or White Friars.

<sup>3.</sup> That of the Franciscans, Minorites or Grey Friars.

<sup>4.</sup> That of the Dominicans, Friars Preachers or Black Friars.

<sup>5.</sup> That of the Gilbertines or White Canons.

<sup>6.</sup> That of St. Giles, removed in the reign of Henry I. from the site of Magdalene or Buckingham College to Barnwell.

<sup>7.</sup> That of St. Rhadegund.

de monte Carmeli iv° fratres minores, v° prædicatores, vi° fratres hospitalium Sancti Johannis Evangelistæ, vii° baccalaurei universitatis, viii° capellani universitatis, ix° magistri regentes, x° magistri non regentes et tunc plebs. Item statuimus quod singulis annis in perpetuum in tribus processionibus generalibus fiat recommendatio specialis pro anima magistri Michaelis Causton¹ sub his verbis vel consimilibus: "Recommendo vobis specialiter animam magistri Michaelis" Causton quondam cancellarii hujus universitatis, qui ipsam "et omnia collegia ejusdem donis cumulavit.—L. P. A. in L. P. J. fol. 50 b.

## 175. De habitibus in processionibus.

Nos Johannes Rekyngale<sup>2</sup> professor theologiæ cancellarius universitatis Cantabrigiensis ac cotus unanimis magistrorum regentium et non-regentium in eadem, volentes honorem universitatis illæsum futuris temporibus et ut juramento astringimur præservari ac statum graduatorum honestatis titulo decorari, statuimus et ordinamus, quod quilibet graduatus, dum moram fecerit in nostro municipio, habitum habeat de proprio, suo gradui competentem, quo incedere processionaliter teneatur singulis processionibus generalibus per statutum limitatis ac aliis pro salvatione regis et regni et cæteris ex causis necessariis per cancellarium ordinandis, necnon vesperiis et inceptionibus illius facultatis, cujus est scholaris, in ecclesia Beatæ Virginis solenniter celebratis in eodem habitu interesse strictius obligetur. In quibus casibus nullus se absentare præsumat nisi quem rationabilis causa excusat per cancellarium approbanda. [Insuper omnes gremiales in magna congregatione et tribus aliis in anno per bedellos specialiter præconizandis, ac etiam sermonibus ad clerum, si

these four are called either Mendicantes or Fratres or Fratres religiosi: any others being styled simply religiosi.

The Brethren of the Hospital of St. John the Evangelist, now St. John's College, were Augustinians.

<sup>&</sup>lt;sup>1</sup> He is reported to have been Chancellor from 35 to 37 Edw. III. i.e. 1361—1363.

<sup>&</sup>lt;sup>2</sup> He was Chancellor from 4th to 10th Henry V., i.e. from 1416 to 1422.

pro tempore sermonum hujusmodi in corpore ecclesiæ locum habere voluerint, in suis habitibus scholasticis personaliter sint præsentes.]—L.P.A. fol. 9 a.

176. De penulis et pelluris baccalaureorum 1.

24 Maii 1414.

Anno Domini millesimo cccco xivo xxivo die Maii nos Stephanus Le Scrope, in legibus licentiatus, archidiaconus Richmondiæ, cancellarius universitatis Cantabrigiensis, cotusque unanimis magistrorum regentium et non-regentium in eadem in plena congregatione nostra ad hoc specialiter celebrata, volentes antiquas et laudabiles consuetudines in dicta universitate hactenus approbatas, eas præsertim, quæ graduatorum honestatem concernunt, de cætero inviolabiliter observari, statuimus et ordinamus sub pœna suspensionis inhabilitationis et excommunicationis, quas transgressor hujus statuti incurrat ipso facto, quod nullus baccalaureus, cujuscunque fuerit facultatis, in scholis processionibus aut aliis actibus quibuscunque uti præsumat penula aliqua vel pellura aut duplicatione de serico, sindone aut veste altera consimilis pretii seu valoris in tabardo, caputio aut in alio habitu quocunque scholastico sed tantum furruris buggeis aut agninis, quibus in suis caputiis solummodo uti debent, exceptis magistris gremialibus, filiis dominorum, necnon aliis ad beneficia ecclesiastica vel aliunde promotis quorum reditus seu proventus ad valorem annuum triginta marcarum, si hujusmodi beneficia canonicatus seu præbendæ fuerint, sin autem, ad valorem annuum quadraginta marcarum ad firmam de claro, deductis oneribus, se extendant, ac etiam talibus personis, quibus in hac parte major pars regentium et non-regentium per eorum consensum expressum duxerit deferendum. Inhibemus etiam sub pœnis suprascriptis ne quis baccalaureus in aliqua facultate in lectura seu actu aliquo scholastico utatur birreto, pileo aut tena seu alio consimili capitis ornamento. Et ad præmissorum observantiam firmiorem volumus quod quilibet ad gradum baccalaureatus in aliqua facultate de cætero admittendus in admissione sua hujusmodi ad omnia suprascripta specialiter sit juratus. - L.P. A. p. 10 b.

<sup>&</sup>lt;sup>1</sup> Vide Hare (V.-C.'s copy) Vol. iii. fol. 106-7, Oct. 21 and Dec. 4 ao 2o Hen. V. or Mark. C. fol. 8 and 9.

#### 177. De communi libraria universitatis.

Sæpe contingit quòd ea, quæ ad remedium sunt provisa, ad noxam tendere dignoscuntur, quod equidem experientia edocet et ipsa res manifestat. Cum enim retroactis temporibus, nobis permittentibus, consuetum fuerat scholares nostros quoscunque in communi libraria nostra ad suum commodum et, ut credidimus, incrementum virtutum ita libere quemadmodum gremiales nostros usum librorum inibi habuisse, quod in grave præjudicium nostræ universitatis cedere non dubitamus, ea propter nos volentes circa præmissa remedium providere, ordinamus et statuimus quod de cætero in dictam nostram communem librariam, qui graduatus non fuerit, nisi cum graduato intrare non præsumat et cum eodem recessurus: adjiciendo quod nullus graduatus non gremialis intret in bibliothecam sive librariam præfatam absque habitu suo gradui competenti, et quod, si quis hujus statuti violator extiterit et super eodem coram cancellario vel ejus vices gerente convictus fuerit, perpetuam bannitionem incurrat ipso facto: quod quidem statutum per singula collegia et hospitia infra octo dies volumus publicari.

## 178. De exequiis defunctorum.

Item ad hospitium cujuscunque regentis discedentis in municipio Cantabrigiensi conveniat cancellarius cum omnibus regentibus in habitibus scholasticis, corpus cum processione magistrorum regentium ad aliquem locum in universitate, exequiis ejusdem defuncti deputatum, delaturi, ac exequias devotione qua decet celebraturi necnon psalteria sua post exequias ante recessum suum complete dicturi, lectionibus et disputationibus a tempore mortis, donec corpus ecclesiasticæ traditum fuerit sepulturæ, omnino cessantibus. Exequiis autem magistrorum non-regentium omnes magistri non-regentes in villa præsentes una cum regentibus in habitibus scholasticis interesse teneantur. Ad exequias vero scholarium et bedellorum cancellarius veniant et regentes ante corporum sepulturas nullatenus recessuri, die sepulturæ dis-

<sup>&</sup>lt;sup>1</sup> veniat L.P.A. et MS. 1. C.C.C.

putationibus omnino cariturâ; illis tantummodo exceptis, qui artem solam docent vel audiunt grammaticam, ad quorum exequias nisi ex devotione non veniant supradicti.—L. P. A. in L. P. J. fol. 50 b.

## Declaratio ejusdem.

Statutum de exequiis magistrorum gremialium decedentium sic statuimus fore moderandum: primo quod ad locum, in quo moritur regens aliquis, cancellarius vel ejus locum tenens cum cæteris regentibus simul in habitibus scholasticis, ad locum vero non-regentis omnes tam regentes quam nonregentes secundum formam in antiquo statuto expressam conveniant: proviso tamen quod, si aliquem magistrum gremialem mori contingat, tunc tale funus ad sepulturam, ut in antiquo statuto continetur, deferatur, et tunc post quædam suffragia dicenda in processione funeris ad ecclesiam cum cæteris in tempore sepulturæ adhibitis statim ante omnia,1 nullis prius recessuris, donec corpus tradatur Christianæ sepulturæ. Item statuimus quod sive obierit regens sive non-regens nihil de dicendis suffragiis in antiquo statuto expressis omittatur. Tempora tamen dicendi exequias missas et pro regentibus psalteria discretioni et arbitrio cancellarii ejusve vicem gerentis dummodo ultra duos dies immediate sequentes prædicta non distulerit relinquantur.-L. P. A. fol. 3 b.

## 180. De exequiis annuatim celebrandis.

Cf. Stokys. f. 24 & 25

Singulis annis xiv<sup>mo</sup> die Junii sero, et in crastino mane, conveniant universi regentes exequias domini Hugonis quondam Eliensis episcopi qui domum<sup>2</sup> scholarium in hac universitate fundavit cum toto servitio mortuorum devote celebraturi. Item v<sup>to</sup> die Novembris sero, et in crastino ejusdem mane, conveniant universi regentes domini Henrici<sup>3</sup> de Staunton, qui domum scholarium Sancti Michaelis<sup>4</sup> in hac universitate

<sup>1</sup> Desiderantur quædam verba post omnia.

<sup>&</sup>lt;sup>2</sup> St. Peter's College.

<sup>&</sup>lt;sup>3</sup> Hervici. Hervey de S. obiit aº 1337.

<sup>&</sup>lt;sup>4</sup> Now incorporated with Trinity College.

fundavit, exequias cum toto servitio mortuorum devotione celebri psallituri. Item xxviiio die Novembris in sero, et in crastino mane, conveniant singuli regentes in ecclesia beatæ Mariæ, dominæ Elianoræ¹ reginæ servitium et exequias celebraturi, ad quod observandum obligatur universitas per scriptum suum sigillo communi universitatis signatum, in quo concedit universitas quod omnes, qui de cætero in ista universitate sunt incepturi, corporale præstent sacramentum præmissa fideliter suis temporibus observare, et quod tenor scripti prædicti in singulis anniversariis dictæ reginæ, et etiam in inceptione quacunque, de verbo ad verbum plenarie coram regentibus recitetur. Item statuimus ut singulis annis xxiiº die Junii in sero, et in crastino in mane, conveniant omnes regentes in ecclesia Beatæ Mariæ Virginis, exequias et officium mortuorum cum missa solenni pro anima domini Johannis de Ely quondam Norwycensis episcopi, qui centum marcas dedit in auxilium perpetuum aulæ<sup>2</sup> universitatis, devote celebraturi. Item quod singulis annis v'o die Maii sero, et in crastino in mane conveniant universi regentes in ecclesia Beatæ Mariæ, ibidem celebriter pro anima domini regis Edvardi de Carnarvan fundatoris Aulæ Regiæ³ istius universitatis devotas exequias cum toto officio mortuorum expleturi. Item singulis annis post festum Natalis Domini, die, quo magistri lectiones suas actualiter resument, fiat una missa pro anima magistri Thomæ de Sancto Botolpho hora congregationis: quæ incipiatur pulsata campana accedentibus magistris ad congrega-Item singulis annis, in vigilia Sancti Matthiæ Apostoli, conveniant omnes regentes in ecclesià Beatæ Mariæ exequias debito modo et in crastino missam pro anima magistri Willi de Blida, qui decem marcas cuidam cistæ contulit pro utilitate scholarium, in eodem loco celebraturi. In eisdem vero exequiis fiat memoria pro anima magistri Roberti Wynwyk quondam istius universitatis cancellarii cum collecta speciali. Item singulis annis xixº die Martii in sero,

23 Feb.

<sup>1</sup> Wife of Henry II.

<sup>&</sup>lt;sup>2</sup> Clare Hall.

<sup>&</sup>lt;sup>3</sup> King's Hall, now incorporated with Trinity College. This foundation was in 1343.

et in crastino in mane, conveniant omnes regentes¹ pro anima domini Gilberti de Ronbury, qui quondam cistam in universitate ista fundavit, exequias cum missa devotione celebri psallituri. Item<sup>2</sup> xviii<sup>o</sup> kalendas Julii in sero, et in crastino, conveniant omnes regentes ad domum Sancti Petri pro anima domini Hugonis de Balsham exequias et missam psallituri. Item in festo Sanctæ Katherinæ singulis annis fiant exequiæ et in crastino missa pro benefactoribus istius universitatis, 24.25 Jan. convenientibus ad hoc omnibus regentibus. Item singulis annis in vigilia Conversionis Sancti Pauli in sero, et in mane in crastino conveniant regentes in ecclesia Beatæ Mariæ pro anima domini Wini quondam Norwycensis episcopi, qui duas aulas4 et unam cistam in universitate ista fundavit, exequias et missam celebraturi solenniter et devote. Item singulis annis ivo die Februarii in sero, et in mane in crastino, conve-Obiit 1354, niant omnes regentes exequias pro anima magistri R. Lyng<sup>5</sup> devote celebraturi. Item xviiº kal. Aprilis conveniant omnes regentes pro anima domini Roberti de Lufnham exequias, et missam in crastino, celebraturi. Item vo idus Junii conveniant omnes regentes ad aulam Pembrochiæ pro anima domini Adomari de Valence<sup>6</sup> comitis Pembrochiæ exeguias, et missam in crastino celebraturi. Item singulis annis infra octavam Trinitatis fiant exequia solennes pro anima domini Willi quondam Norwycensis episcopi, et missa in crastino, convenientibus omnibus regentibus, et hoc pro fundatione cistæ Trinitatis. Item singulis annis primo die Veneris in adventu Domini conveniant omnes regentes pro anima domini Willi

Norwycensis quondam episcopi exequias solennes, et in crastino missam, devote celebraturi. Item singulis annis

25 Nov.

Obiit 23 Jun. 1324.

ateman.

<sup>1</sup> In L.P.J. post 'regentes' legitur "ad domum Sancti Petri."

<sup>&</sup>lt;sup>2</sup> This Stat. was made 7 kal. Jun. 1291, Wren. Exc. fol. 46.

<sup>&</sup>lt;sup>3</sup> Bishop Bateman. This Stat. was made Oct 21 (fest. S. Dunstan) 1354. Archiv. Gonvill.

<sup>4</sup> Bishop Bateman founded Trinity Hall, and carried out Gonville's intentions in giving Statutes to Gonville Hall.

<sup>&</sup>lt;sup>5</sup> He was Chancellor in 1345 and 1351.

<sup>&</sup>lt;sup>6</sup> His widow, Mary de St. Paul, in 1347 founded Pembroke Hall, under the name of the College or Hall of Valence Mary.

conveniant singuli regentes xxiio die mensis Novembris in capella universitatis exequias cum missa psallituri pro animabus dominorum Thomæ More quondam decani ecclesiæ cathedralis Sancti Pauli Londini et Johannis Preston¹ ejusdem ecclesiæ canonici. Item statutum est quod in singulis missis anniversariis pro animabus fundatorum cistarum subscriptarum celebrandis, viz., Trinitatis, Lyng, Neale, et Sancti Johannis post principalem collectam dicatur specialis collecta pro animabus Thomæ et Johannis prædictorum. Item singulis annis xiº die mensis Octobris convenient regentes pro anima Willi Wycham<sup>2</sup> quondam episcopi Wyntoniensis exequias cum missa in crastino celebraturi. Item xixº die Martii convenient regentes pro anima magistri Ricardi Holm exequias cum missa in crastino celebraturi. Item singulis annis xxiº die mensis Augusti convenient regentes in choro ecclesiæ beatæ Mariæ exequias cum missa in crastino celebraturi pro animabus regis Ricardi<sup>3</sup> Thomæ Barow<sup>4</sup> doctoris et aliorum, ut patet in registro quod amearundem exequirarum, ubi ordinatur quod singuli regentes et non-regentes secundum formam dicti statuti, qui iisdem exequiis et missa interfuerint devote et complete, viz., in exequiis ante initium psalmi 'magnificat' et in missa ante initium epistolæ participabunt secundum tenorem prædicti registri. — L. P.A. in L. P.J. fol. 50 b, usque ad "missam devote celebraturi."

#### 181. De cistis universitatis.

Cistam magistri Thomæ de Sancto Botulpho custodiant unus magister regens alter non-regens, a qua cista nullus habens reditum annuum x librarum aliquid mutuo accipiat, alius vero dimidiam marcam, sub pignore libri vel alterius Cf. 182, jocalis, et non ultra, quousque dictæ cistæ excrevit facultas, 183. ad unum annum precise mutuare poterit: post annum vero lapsum trina præconizatione per scholas facta debitor hujus-

<sup>&</sup>lt;sup>1</sup> These two persons were fellows of Pembroke. More died in 1420.

<sup>&</sup>lt;sup>2</sup> He died 1371.

<sup>&</sup>lt;sup>3</sup> IIItii. Vide L. P. A. fol. 5 b. 80—Mart. 16 1483, a° Reg. Ric. III. 1°.

<sup>&</sup>lt;sup>4</sup> 1494. Univ. Regis. O—N. or Blk. Bk. fol. 55.

modi redimat pignus vel vendatur et quicquid excreverit de summa remaneat in cista quousque a debitore petatur. Item in fine anni custodes cistæ computent de pecunia et pignoribus receptis; quo debite facto, habeant acquietantiam sub sigillo universitatis. Item quod dicta pecunia in alios usus, quam ut mutuetur scholaribus, ut præmissum est, convertatur, non poterit quomodolibet dispensari. Cistam magistri Wifli de Blida custodiant duo magistri in artibus ad hoc jurati, unus regens alter non regens, a qua nullus habens reditum annuum sive valorem c solidorum in temporalibus vel spiritualibus, mutuo aliquid recipiat, nec aliquis alius ultra decem solidos quousque facultates dictæ cistæ excreverint, et hoc sub pignore sufficienti libri vel alterius jocalis. Item nec alter custodiens dictæ cistæ ultra x solidos mutuare ab eadem debet. pignora non redempta vendent, computabunt, et alia facient ut in proximo præcedenti capitulo ordinatum est. Cistam domini Johannis de Bloundel custodiant duo magistri in artibus, (unus regens alter non-regens), ad hoc jurati, de qua mutuo accipere poterit, magister x solidos et non ultra et hoc sub pignore sufficienti, baccalaureus dimidiam marcam et non ultra sub pignore &c. Post annum, facta trina præconizatione, vendatur pignus non redemptum: vagabundis vero, publice concubinariis, pacis perturbatoribus vel scholaribus in matricula non insertis, nihil penitus mutuetur a cista prædicta. excrescentiis vero fiat sicut supradictum est, nec committatur pecunia cistæ prædictæ mercandiis vel negotiis secularibus, seu quomodolibet distrahatur, sed solum ad usus pauperum scholarium applicetur, et solum talium qui decem marcas annuatim in reditibus vel possessionibus non sunt assecuti. Cistam Gilberti de Rondebyry custodiant duo magistri artium, unus regens alter non-regens, de qua nullus, habens reditus ad valorem x librarum annuatim in spiritualibus vel temporalibus, aliquid mutuo accipiat. De non habentibus vero reditus hujusmodi magister mutuare poterit unam marcam et non ultra, baccalaureus octo solidos et non ultra, scholaris vero inferior quinque solidos cujusque facultatis, et hoc sub pignore libri vel alterius jocalis summam mutuatam notabiliter excedentis. Custodes etiam post lapsum anni vendant pignora, reddant computum &c. ut supra dictum est. Cistam

Walteri Neel custodiant tres magistri artium, quorum unus sit aularis, alii duo quorum neuter custodiam dictæ cistæ anno immediate præcedente habuit, qui eligantur infra octo dies post festum Sancti Dionysii, et ad ordinationes super custodia dictæ cistæ statutas corporaliter jurent: a qua cista nullum præstetur mutuum, nisi sub pignore pecuniam mutuatam in quarta parte excedente: pignus vero post annum, nisi habeatur¹ facta trina monitione, vendatur: excrescentiæ, si quæ fuerint in venditione, tradantur impignoranti. Ab hac cista mutuare poterit quiscunque magister studens in universitate lx solidos, baccalaureus xx solidos, scholaris unam marcam et non ultra, alii non scholares non penitus inde mutuo accipiant. Plures aliæ conditiones sunt in statuto de cista prædicta. Cistam Sanctæ Trinitatis custodiant tres magistri in artibus quorum unus sit de collegio dictæ Trinitatis, jurati et electi ut in proximo capitulo totaliter. Ab hac cista mutuare poterit magister studens iv libras et quilibet consocius aulæ similiter, baccalaureus xxx solidos, scholaris vel bedellus xx solidos &c. ut in capitulo proximo. - L. P. A. in L.P.J. fol. 51 b.

182. Juramentum pro singulis custodibus cistarum quod scilicet libri pro cautionibus non sunt recipiendi.

Statutum est et ordinatum per majorem ac saniorem partem regentium et non-regentium universitatis Cantabrigiæ sexto 6 Nov. die Novembris anno Domini millesimo cece octogesimo, quod de cætero nullus custos alicujus cistæ in prædicta universitate fundatæ vel deinceps fundandæ, libros aliquos, in papiro Cf.181.183. scriptos vel impressos, pro cautione sive parte cautionis quovis modo deinceps recipiat sub pæna unius marcæ universitati applicandæ: et ad hoc statutum volumus singulos custodes in suis admissionibus corporale præbere juramentum.—L.P.A fol. 5 a., et ib. Stat. an. 1456, Jul. 3. fol. 46 b.

# 183. [De cistis universitatis.]

Clamorem justitiæ audivimus conquerentis; quomodo cistæ conscriptos per patres fundatæ damnum non modicum et

Oct. 9.

<sup>1</sup> f. redimatur.

Post an. 1489.

ruinam omnes et singulæ patiuntur per majorum nostrorum desidiam, custodum negligentiam et stationariorum astutiam, dolum fraudem et infidelitatem, sagaciter feliciterque, anno Domini millesimo cccc octogesimo nono, secundo die mensis Junii, damnum istud atque ruinam videns ac intuens præ cæteris magistra Elizabet Clere, inter multiplicia suæ charitatis opera, divina quadam ut creditur providentia, sua ex liberalitate ducentas marcas donavit ad cistarum reparationem: cum qua quidem summa octo cista videlicet Nele 1, Sancta 2 Trinitatis, Darlyngton, Byllyngforth, Exceter, Lynke, Sancti Johannis, et Fenne in pristinum statum earundem fundationum perfecte sunt restauratæ et redintegratæ. Ne igitur consimilis occasio damni et ruinæ cistis prænominatis, quod absit, in futuram contingat, nos Thomas Rotherham cancellarius universitatis Cantabrigiensis et cotus unanimis regentium et nonregentium statuimus et ordinamus quod statutum de auditoribus et custodibus cistarum districte observetur ac in juramento dato auditoribus et custodibus legatur in plena congregatione norantis simul cum loco suæ habitationis.

25 Feb.

1344.

Cf.181,182. et omnino cum silentio audiatur. Item quod quilibet liber impignoratus aut impignorandus, licet supplementum nominetur, sit in se cautio, et quod in duplo verum valorem excedat. Item quod custodes inscribant nomen ac cognomen impig-Item quod in qualibet cista ad minus unus custodum sit aularis. quod nullus religiosus, cujuscunque fuerit professionis aut ordinis, pecuniam mutuo recipiat de cistis universitatis, nisi prius se ostendat habere potestatem impignorandi cautionem ac præstandi juramentum sub sigillo conventus vel prioris vel gardiani, quod penes custodes volumus remanere usque ad finalem redemptionom, hoc est quandiu pignus in cista remaneat. Item quod custodes cistarum 3 sint stationarii.

The Stat. of this Foundation are in the S. P. B. <sup>1</sup> cf. 180. fol. 60 b.

<sup>&</sup>lt;sup>2</sup> Founded by Will. Bateman and kept in the convent of the Carmelites. Caii Hist. p. 133. qu. vide. For an account of all the Chests see Fuller's Hist. Camb. p. 61, or rather a special book in the Univ. Regy. indorsed "Univ. Chests."

<sup>3</sup> f. inserendum 'non.'

Volumus insuper quod omnia ista statuta simul scribantur in qualibet cista cum statutis earundem.<sup>2</sup> Jurent custodes cistarum quod nulli de cista, ad cujus custodiam sunt admissi, pecuniam mutuo dabunt, nisi prius mutuum sub pignore accipiens juret quod ad usum suum duntaxat illam pecuniam recipiet et quod pignus impignorandum sit suum, vel quod sibi a vero domino ad illum effectum data sit potestas, nec alterius nomen ibi inseretur, nisi de cujus voluntate constet tam dictis custodibus quam pecuniam mutuo recipienti, exceptis illis qui in villa præsentes infirmitate vel incarceratione legitime fuerint impediti, qui per procuratores, habentes in hac parte mandatum sufficiens, tam in animas proprias quam dominorum suorum, juramentum præstent supradictum.

## 184. [De exequiis Wittide Thorpe.<sup>3</sup>]

Omnibus Christi fidelibus præsentes literas inspecturis nos Eudo la Zouche legum doctor et cancellarius universitatis Cantabrigiensis ad perpetuam rei memoriam notum facimus per præsentes quod, cum dominus Jacobus de Roos miles, Johannes Pechel rector ecclesiæ Sancti Andreæ de Histon, et Henricus Hammond, executores testamenti bonæ memoriæ domini Witti de Thorpe militis, scholas theologorum cum capella pro animabus dicti Witti et dominæ Gratiæ consortis suæ ad Dei honorem incrementum studii et universitatis profectum fecerunt solenniter ædificari, ecclesiasticæque conveniat distributioni spiritualia pro terrenis, stabilia pro caducis, æterna pro temporalibus, elargiri, nostra authoritate ac totius universitatis prædictæ tam regentium quam non-regentium statuimus promittimus ac ad infra scripta nos successoresque nostros firmiter obligamus quod singulis annis

<sup>&</sup>lt;sup>1</sup> In consequence probably of this Statute a book was written containing the Foundation Deeds of all the Chests. It is still in the Registry of the University.

<sup>&</sup>lt;sup>2</sup> Vide huc usque in L.P.A. fol. ult.

<sup>&</sup>lt;sup>3</sup> He was the brother of Robert de Thorpe, who succeeded William de Wycham (cap. 180.) as Lord Chancellor 45 Edw. III. 26 March 137½, and who began the building of the Schools. His brother William finished them.

secundo non. Maii cancellarius prædictæ universitatis, qui pro tempore fuerit, et singuli regentes in capella prædicta convenient exequias solenniter celebraturi pro anima Willi prædicti, cum missa in crastino, viz. cum diacono et subdiacono. Item statuimus et ordinamus quod singulis annis xix die mensis Novembris per prædictum cancellarium regentesque prædictæ universitatis fiant exequiæ pro anima dominæ Gratiæ consortis prædicti domini Willi cum missa in crastino et solennitate superius annotata. Insuper unanimi consensu nos cancellarius regentes et non-regentes concedimus de gratia nostra speciali quod quilibet, incepturus sive recturus et lecturus in sacra theologia in scholis ædificandis per prædictos executores, jurabit tactis sacrosanctis in die inceptionis suæ quod quolibet die, quo contingat ipsum legere in scholis annotatis, finito psalmo 'Ad te levavi,' non recedet a prædicto loco quousque dixerit psalmum 'De profundis' pro animabus prædictorum domini Willi et dominæ Gratiæ consortis suæ cum orationibus subsequentibus videlicet "Om-" nipotens sempiterne Deus, cui nunquam sine spe miseri-" cordiæ supplicatur, propitiare animabus famuli tui et " famulæ tuæ ut, qui de hac vita in tui nominis confessione " decesserunt, sanctorum tuorum numero facias aggregari. " Fidelium Deus omnium conditor et redemptor, animabus " omnium fidelium defunctorum remissionem cunctorum " tribue peccatorum, ut indulgentiam quam optaverunt piis " supplicationibus consequantur qui cum Deo Patre &c." Item nos cancellarius universi regentes et non-regentes statuimus et ordinamus 1 quod quilibet, graduandus in quacunque facultate sive admittendus in congregatione, jurabit quod dicet psalmum 'De profundis' cum orationibus annotatis ante recessum de capella antedicta pro animabus prædictorum domini Willi et dominæ Gratiæ consortis suæ. volumus quod omnium et singulorum prædictorum fiat in

<sup>&</sup>lt;sup>1</sup> In Lib. Proc. Jun. "quod postquam capella fuerit plenarie ædificata quilibet graduandus," &c.

<sup>&</sup>lt;sup>2</sup> In Lib. Proc. Jun. "Volumus et ordinamus quod quousque ad " completionem capellæ prædictæ exequiæ cum missis earundem

<sup>&</sup>quot; celebrentur in ecclesia Beatæ Mariæ juxta forum et quod

<sup>&</sup>quot; omnium et singulorum, &c."

universitate prædicta statutum et inter cætera statuta ejusdem solenniter incorporatum. Item statuimus et ordinamus quod nulli omnino liceat in perpetuum istud statutum impugnare, infringere aut in parte vel in toto destruere, sive imminuere. Et ad majorem securitatem omnium et singulorum præmissorum sigillum universitatis nostræ opposuimus. Dat. Cantabrig. xii. kal. Julii anno Domini millesimo cccononagesimo octavo.—*L.P.A. in L.P.J. fol.* 53 a.

## 185. [De exequiis Hugonis de Balsham.

Universis Christi fidelibus ad quos præsentes literæ pervenerint Eudo la Zouche 1 legum doctor cancellarius universitatis Cantabrigiensis ac cotus unanimis magistrorum regentium et non-regentium in eadem salutem in omnium salvatore. Cum bonæ memoriæ dominus Hugo de Balsham quondam Eliensis episcopus collegium Sancti Petri Cantabrigiæ laudabiliter fundavit pariter et dotavit, necnon universitatem nostram quam pluribus privilegiis in spiritualibus insignivit, volentes ipsius reverendissimi patris animam perpetuis devotionum suffragiis apud nos et successores nostros haberi specialiter commendatam, ipsius exequias et missam consuetas cum majore reverentia quiete et devotione decernimus fore futuris temporibus celebrandas. Et quia in quodam<sup>2</sup> statuto universitatis prædictæ de incepturis, cujus rubrica seu titulus talis est "Infra quod tempus licentiati incipient," cum aliis continetur quod 'cancellarius universitatis prædictæ cuilibet incepturo diem disputabilem ad incipiendum assignet, quem eligere voluerit hujusmodi incepturus, cujus occasione officium exequiarum et missæ prædictarum minus devote frequenter fuerat celebratum, ideo volumus statuimus et ordinamus quod nullus incepturus de cætero seu lectiones suas solenniter resumpturus eliget ad incipiendum diem <sup>3</sup> Sancti Blasii necnon <sup>4</sup> sanctorum Viti et Modesti, in quibus diebus universitas prædicta consuevit hujusmodi exequias cum missa celebrare,

<sup>&</sup>lt;sup>1</sup> He was Chancellor in 1379, 1382, 1396-8, 1412.

<sup>&</sup>lt;sup>2</sup> c. 127. supra.

<sup>3 3°</sup> Feb. sed. f. Basilii i.e. Jun. 14.

<sup>4</sup> Jun. 15.

ad hoc per suas patentes literas obligata, nec licebit alicui cancellario, præsidenti, vice-cancellario, seu hujus locum tenenti aliquem dierum prædictorum assignare de cætero hujusmodi incepturo, nisi ex ardua causa et probabili primitus approbata per cancellarium vel hujus locum tenentem et per tres partes omnium magistrorum collegiorum dietæ universitatis ad hoc negotium consentientium specialiter vocatorum vel eorum vices gerentium dummodo hujusmodi vices gerentes gremiales fuerint, si ipsi magistri tali vocationi cancellarii commode non poterint interesse. Volumus etiam et ordinamus quod hoc statutum inter cætera statuta universitatis insertum perpetuis futuris temporibus inviolabiliter observetur.

## 186. [De exequiis etc. Thomæ Rotheram.]

Universis et singulis Christi fidelibus præsentes literas inspecturis nos Thomas Stoyle sacræ theologiæ professor, vice-cancellarius universitatis Cantabrigiensis cotusque unanimis magistrorum regentium et non-regentium in eadem salutem in omnium salvatore. Quoniam ratio humanitasque requirere videtur ut superioribus nobis benefactoribus, etsi non condignas, saltem utcunque congruas referamus gratias, eisque juxta virium exilitatem, ut possumus, meritoria obsequia reddamus, hinc est quod merito cum probitatis tum bonorum operum exhibitione reverendus in Christo pater ac dominus dominus Thomas Rotheram divina miseratione Lincolniensis episcopus ac magnus Angliæ generalis hujusque almæ universitatis præcipuus dignusque cancellarius et singularis patronus tum in honorem Dei, incrementum studii, et universitatis nostræ profectum, scholas novamque superius librariam polito lapide, sumptuosa pompa, ac dignis ædificiis perfecerit, eamque, omnibus ut decuit rebus exornatam, non paucis vel vilibus libris opulentam reddidit, plurimaque insuper alia bona eidem universitati procuravit; idcirco nos antedictus vice-cancellarius cotusque magistrorum universitatis præfatæ, prædicta considerantes suamque munificentiam cum gratiarum actione amplectentes, eidem reverendo domino spiritualium retributionem, ut possumus, impendere cupientes, decrevimus eundem venerabilem patrem inter primos benefactores universitatis nostræ perpetuo statuendum, et quod nomen ejusdem inter nomina benefactorum nostrorum scribatur, ut annis singulis per sacerdotem, singulas scholas magistrorum visitantem ad orandum pro benefactoribus universitatis, specialiter recitetur. Insuper ordinamus et statuimus, nos ac successores nostros in perpetuum obligantes, quod singulis annis, dum præfatus pater vixerit, post festum Paschæ die quo magistri lectiones suas actualiter resument, fiat una missa cum diacono et subdiacono que pro salubri incolumitate status ac personæ episcoporum universorum solet celebrari, et, postquam prædictus pater ab hac luce migraverit, habeat exequias, et missam in crastino solennem quæ pro episcopis mortuis celebrari solet, die quem ipse pater vel alius nomine ejus assignabit. Volentes etiam quod tenor præsentis nostræ concessionis et statuti in registro nostro cum aliis statutis inseratur, et ut præmissa singula concessa et decreta robur obtineant perpetuæ firmitatis, præsentes literas nostras patentes super his fieri fecimus 1 sigilli universitatis nostræ communis ac etiam sigilli cancellarii ejusdem appensione communiri anno Domini millesimo cecco septua- 13 Maii gesimo quinto et xiiiº die mensis Maii.

187. De ordinandis archidiaconis et aliis promotis in processionibus et scholis.

Quia de archidiaconis et aliis in spiritualibus excellenter promotis variæ diversorum extitere sententiæ, quemnam locum et ordinem inter alios obtinerent in processionibus generalibus et aliis conventibus publicis, volentes deinceps omnem tam ancipitis dubitationis materiam tollere, statuimus et ordinamus ut deinceps archidiaconi et alii excellenter in spiritualibus promoti, dum tamen non in aliqua quatuor² dignitatum principalium constituti fuerint, si in artibus sint regentes, in processionibus generalibus congregationibus et exequiis sublimiorem inter alios artium regentes locum obtineant: si vero non-regentes in artibus magistri fuerint, superiorem inter non-regentes ordinem in processionibus habeant:

<sup>1</sup> f. inserendum et.

<sup>&</sup>lt;sup>2</sup> i.e. Archbishops, Bishops, Deans, and Canons.

sint autem, si baccalaurei fuerint, inter baccalaureos omnes non gremiales supremo loco et ordine. Denique, qui doctores in facultate qualibet fuerint, suo loco et ordine inter doctores sint contenti: in inceptionibus vero et vesperiis, qui doctores non fuerint, eminentiorem quempiam locum habeant tamen infra doctorum sedes.

# 188. De computis cistarum faciendis quotannis ante festum omnium sanctorum.

Cum cerneremus sæpenumero cistarum nostrarum custodes, parum perjurii periculum formidantes, salutis suæ detrimenta incurrere, dum circa ipsarum cistarum administrationes aut ratiocinia non tam soliciti et diligentes erant, ut juxta sua juramenta esse deberent, decrevimus per hoc statutum et cistarum indempnitatibus et hominum saluti quoad possumus prospicere. Statuimus ergo ut deinceps cistarum nostrarum custodes omnes tam veteres quam novi, necnon auditores, teneantur earundem ratiocinia facere singulis annis ante festum omnium Sanctorum. Quod si quispiam segnis et negligens repertus fuerit, quo minus per eum tempore congruo hujusmodi computus fiat, xii denarios solvere universitati prima vice teneatur. Si autem per culpam cujusquam adhuc diutius hujusmodi computus differatur per dies xv, duplam pænam incurrat, et ita deinceps pro quindena qualibet dilationis computûs semper pæna denariorum xii accrescat. Qui vero pecuniam in forma supradicta taxatam persolvere recusaverint, eos tanquam perjuros in xl solidis condemnandos fore decernimus. Volumus autem hoc statutum singulis annis legi coram custodibus, cum electi fuerint, et ad hoc eos observandum sicut ad cætera statuta de cistarum custodiis corporale præstare juramentum.

## STATUTA ANTIQUA in ordinem non redacta.

De cautionibus doctorum tam in jure canonico quam civili ordinarie legentium procuratoribus exhibendis.

Statuimus et ordinamus quod senior deinceps regens decretorum doctor, si in nostra universitate moram traxerit et legere voluerit, in ultima congregatione regentium ante nativitatem Sancti Johannis Baptistæ coram cancellario vel ejus vicem gerenti et procuratoribus pro toto sequenti anno scholas suæ facultatis conducere teneatur, quibus sic conductis, alteri minime locabit; et de satisfaciendo secundum morem infra sequentis anni spatium et universitati et bedellis realem ipse cautionem ad valorem quatuor marcarum statim in eadem congregatione, priusquam suas scholas conduxerit, in manus alterius procuratorum deponat: quod si non fecerit, nec per se ipsum ordinarie nec per alium omnino legere permittatur. Leget insuper præfatus senior regens per seipsum ordinarie et non per alium per medietatem saltem cujuslibet termini majorem. Quod si lecturam is sponte deserere voluerit, tum senior post eum in eadem facultate regens, qui legere voluerit, formam prædictam firmiter observabit: nec huic unquam statuto derogetur quovis modo, nisi per modum gratiæ cum eodem dispensetur. Statuimus insuper et ordinamus quod in eadem congregatione doctor in jure civili regens qui anno sequenti jura civilia ordinarie legerit, antequam suæ facultatis scholas conduxerit, de satisfaciendo infra annum et universitati et bedellis cautionem ipse triginta trium solidorum et ivo denariorum in unius procuratorum manus deponat realem: quod si facere neglexerit, nec per se nec per alium prorsus ordinarie legere quovis modo permittatur: nec unquam huic statuto derogetur nisi per modum gratiæ cum eo dispensetur.—L. P. S. fol. 52. L. P. J. fol. 80.

#### De electione vice-cancellarii.

Ut scelerata et peculiaris hujus academiæ nostræ pestis ambitio, quæ multos in munere publico obtinendo transversos vol. I.

egit, tollatur, et præsertim pecuniaria, quâ nulla est reipublicæ vel exitialior vel magis ignominiosa, quippe quæ ab ethnicis etiam tanquam perniciosissima labes detestanda censebatur, nedum Christi et Cæsareis legibus interdicta est et damnata, utque tàm electoribus incorruptum maneat judicium et sincera in rempublicam pietas, quam electo adimatur occasio improbe administrandi officium, sancimus et perpetua lege observandum decernimus, ut, quicunque deinceps eligetur vice-cancellarius, antequam ad ejus muneris functionem admittatur, juret palam coram regentibus, tactis sacrosanctis, se nihil dedisse vel promisisse pecuniæ aut rei cujuspiam alterius pretio æstimabilis cuiquam, ut ad magistratum illum promoveretur, nec alium quempiam ad id suo nomine faciendum subornasse nutu, signo vel insinuatione quacunque, denique nec ratum habiturum, quod aliquid post electionem hoc nomine donetur. Quod si hoc fecisse quispiam deprehendatur et convictus fuerit coram tribus seniorum regentium, sit ipso facto inhabilis et perpetuo inidoneus, qui eligatur. Insuper ubi antiquo 1 statuto cautum est, ut cum primum vacaverit officium illud "in proxima congregatione sine moræ dispendio " et cum omni celeritate accommoda" procedatur ad electionem, illud diffinimus et limitamus debere intelligi sic, quod non fiat intra viginti quatuor horas a tempore cessationis, ac etiam ne prorogetur ultra triduum, ut sic adesse et deliberare possint, quorum interest eligere, et respublica non diu careat administratore. Quod si de hora electionis assignanda contentio fiat inter procuratores, ita ut nesciant bedelli cujus eorum mandatis obtemperandum sit, uno nimirum aliquid jubente, alio reclamante aut vetante, censemus et declaramus eos neutri eorum in hoc articulo teneri: et si inter eos non

de

<sup>&</sup>lt;sup>1</sup> viz. cap. 16., which being not later than 1498, would seem to prove this Statute to be considerably later. It is possible that it may be as late as 1535. Compare Caius, Antiq. p. 156. "Jo. Cray- "ford, An. 1535, primus fuit, qui ante Pro-cancellarius fuit quam

<sup>&</sup>quot; Doctor; ut gradus quæstum ex officio faceret. Quod exemplum

<sup>&</sup>quot; multi postea sunt secuti, ut cum eam artem magna ambitione et

<sup>&</sup>quot; ingenti perturbatione totius Academiæ faciant, gradus impensas

<sup>&</sup>quot; mereant, cum tamen idoneus nemo illi officio sit ex Statutis

<sup>&</sup>quot; Academiæ, qui Doctor prius non fuerit, &c."

conveniat ante meridiem tertiæ diei, volumus illos bedellos, tanquam ab ipsa republica jussos, etiam citra mandatum procuratorum convocare regentes ad electionem hora prima post meridiem ejus diei.—L. P. J. fol. 88.

M<sup>d 1</sup> quod anno Domini millesimo cccc<sup>o</sup> sexagesimo tertio die iii<sup>o</sup> Novembris decretum est in plena congregatione regentium et non-regentium quod custos librariæ recipiet annuatim de denariis scholæ canonici juris xl solidos.—*Lib. Grat. A. fol.* 27.

Conceditur ii <sup>2</sup> bedellis quod nullus, cujuscunque gradus fuerit, alterius universitatis hic incorporetur, nisi visitet bedellos secundum consuetudinem hujus universitatis.—L. Grat. A. fol. 134.

De ordine senioritatis quem quique in collegiis habent servando nec a patribus commutando.

Statutum et ordinatum est tertio die mensis Julii anno Domini 3 Jul. 1505. MºDº quinto per consensum majoris et sanioris partis regentium et non-regentium in eorum plena congregatione quod de cætero nullus gerens officium patris in quacunque facultate in commensationibus aut quibuscunque aliis solennibus actibus, sive sint inceptiones sive introitus sive determinationes, ordinare præsumat, et hoc in aliquo uno eodemque collegio, socios taliter incipientes intrantes seu determinantes, si contingat tales eundem sic recipere, aliter quam secundum statum et ordinem eorum, quem prius tenuerunt in universitate, nisi ita fuerit quod talis incipiens intrans seu determinans sit promotus ad beneficium ecclesiasticum vel aliunde cujus valor annuus se extendat ad valorem quadraginta marcarum vel ad valorem triginta marcarum si hujusmodi beneficium præbenda fuerit vel canonicatus: proviso semper quod hoc decretum non sit in præjudicium alicujus statuti seu antiquæ et approbatæ consuetudinis localis.—L. P.J. fol. 89.

Conceditur ut pæna non graduatorum pacem perturbantium aggravetur in summam viginti solidorum et quod scribatur et habeatur pro statuto., Lib. r. Grat. fol. 34.

1463.

1483.

1506.

<sup>1</sup> i. q. Memorandum.

<sup>&</sup>lt;sup>2</sup> The third bedell was appointed in 1536.

De arma ferentibus et pacis perturbatoribus et de pæna.

26 Mar. 1507.

Cum nonnulli non graduati nec ad beneficia ecclesiastica promoti vel alias stipendium vel patrimonium habentes ad valorem centum solidorum per annum propter pænarum exiguitatem in pacis perturbatores per universitatis statuta inflictarum ipsam pacem perturbare vilipendunt aut cum armis vagari contra ejusdem universitatis statuta non formidant, ideireo de consensu majoris et sanioris partis regentium et non-regentium provisum et statutum est vicesimo sexto die Martii anno Domini m. ccccco viio ne quis non graduatus nec beneficium habens aut patrimonium vel stipendium annuale ad valorem centum solidorum per annum, ut prædictum est, etiamsi mere laicus fuerit, de cætero pacem ejusdem universitatis perturbare aut alias de die vel de nocte cum armis vagari præsumat, sub pæna viginti solidorum quam contraveniens incurret ipso facto. - L. P. S. fol. 53. L. P. J. fol. 13.

De pæna illorum qui suo ordine vel in exequiis exequi vel rectores esse nolunt.

26 Mar. 1507. Quoniam propter universitatis nostræ honorem exequias defunctorum quodam modo solenniori, in ejusdem universitatis benefactorum multiplicationem, celebrare convenit, statutum et per majorem et saniorem partem regentium et non-regentium ejusdem universitatis ordinatum est vicesimo sexto die Martii anno Domini m. cccccº viiº ut quilibet assignatus, dummodo secundum communem cursum assignetur, in executorem officii, rectorem chori, diaconum, vel subdiaconum, nisi idem officium per se vel per alium adimpleverit, communi cistæ octo denarios solvere teneatur.—L.P. S. fol. 53. L.P.J. fol. 13.

## De electione taxatorum.

3 Aug. 1507.

Tertio die mensis Augusti anno Domini millesimo quingentesimo septimo in plena congregatione regentium et nonregentium per venerabilem in Christo patrem et dominum dominum Johannem<sup>1</sup> Roffensem episcopum hujus universi-

tatis cancellarium, de consensu majoris partis et sanioris regentium et non-regentium et auctoritate eorundem, statutum et ordinatum est quod singulis deinceps annis ante novorum taxatorum electionem sex magistri regentes in artibus per majorem partem doctorum et magistrorum collegiorum, vel in eorum absentia vicariorum eorundem, ad id officium taxatorum nominentur, de quibus sic nominatis magistri regentes in artibus duos de discretioribus eorum sex magistrorum, per majorem partem doctorum et magistrorum collegiorum vel in eorum absentia vicariorum eorundem sic. ut præmittitur, nominatorum, quos ad idem officium secundum sanam eorum conscientiam iidem magistri regentes magis idoneos existimaverint, secundum formam antiqui¹ statuti de electione taxatorum eligere teneantur, nec aliquem alium vel aliquos alios præterquam de sex nominatis eligent, nec in futurum eligere possint, antiquis tamen de taxatorum officio statutis,2 præterquam in præmisso superius eligendi modo, in omnibus semper salvis. - L. P. S. fol. 54. L. P. J. fol. 80.

#### De licentiandis ad concionandum.

Quum in ordinationibus malorum, ut inquit Sanctus Hie-28 Jun. ronymus, princeps est peccatorum qui tales constituit, et in 1511. ordinatione sanctorum princeps est eorum justitiæ qui sanctos eligit, et ad officium prædicandi nullus eligeretur, ut inquit Sanctus Petrus in electione Clementis, nisi apprimè doctus et eruditus, irreprehensibilis, maturus et pavidus:3 ne igitur nos. quibus committitur auctoritas eligendi quotannis duodecim prædicatores idoneos ad prædicandum verbum Dei per totam Angliam, Walliam, Scotiam et Hiberniam, malos, quod absit, eligendo eorum criminum participaremur, imo, quod magis est, eorum excessuum omnium principes efficeremur, ad nostrarum in hac parte conscientiarum, quantum humana fragilitas patiatur, innocentiam conservandam, circa prædictorum quotannis eligendorum præfectionem sive electionem formam volumus et ordinamus observari subsequentem, viz., quòd nullus de cætero, qui non prius in aliquo loco universitatis nostræ publice prædicaverit, ad officium prædicandi verbum Dei ad terminum vitæ suæ per totam Angliam, Walliam,

<sup>&</sup>lt;sup>1</sup> c. 65.

<sup>&</sup>lt;sup>2</sup> c. 26. 65. 66. 68.

<sup>&</sup>lt;sup>3</sup> f. impavidus.

Scotiam et Hiberniam secundum indultum apostolicum in hac parte nobis concessum, in posterum eligatur. Nihilominus tamen alii scholares ad prædicandum magis idonei, qui nusquam prius in hac universitate publice prædicaverint, ad officium prædicandi verbum Dei per totam Angliam, Walliam, Scotiam et Hiberniam per duos duntaxat annos talem eorum electionem immediate sequentes ab universitate eligi poterint et assumi: de quibus quidem duobus annis in eorum literis patentibus, sigillo communi universitatis signatis, mentionem fieri volumus specialem. Quod si interim, hoc est infra præfatos duos annos eorum electionem immediate sequentes, alicubi in hac universitate in aliquo idiomate per se palam prædicaverint, tunc post hujusmodi sermonem, habitum in aliquo loco publico universitatis nostræ, accedant præfati prædicatores ad custodes sigilli communis universitatis nostræ et ostendant illis literas suas patentes, quibus ab universitate per duos duntaxat annos ad prædicandum verbum Dei licentiati fuerint, quibus inspectis, præfati custodes virtute prioris electionis, absque aliqua nova electione, dabunt sibi novas literas patentes ad terminum vitæ suæ secundum beneplacitum universitatis nostræ duraturas. Quod si dicti prædicatores infra duos præfatos annos eorum electiones immediate sequentes in aliquo oco publico universitatis nostræ in personis suis propriis non prædicaverint, tunc post elapsum dicti biennii non amplius gaudebunt privilegio prædicatoris aut indulto apostolico sibi prius concesso. Hac acta sunt auctoritate regentium et nonregentium universitatis vicesimo octavo die mensis Junii anno Domini millesimo quingentesimo undecimo.—L. P. S. fol. 55. L.P.J. fol. 23.

Declaratio statutorum pacis perturbatores concernentium.

8 Maii 512. In Dei nomine Amen. Anno Domini 1512 mensis Maii xxviii viz. die Veneris ante festum Pentecostes nos judices per universitatem electi pro interpretatione et declaratione statutorum pacis perturbatores concernentium, habita prius dili-

<sup>&</sup>lt;sup>1</sup> The V.-C. and 5 Doctors were appointed by grace "determinare dubia in statutis transgressores pacis concernentibus." Grace Book Γ. fol. 54 b.

genti examinatione literalis sensus, et certiores facti de veteri et probata consuetudine, quam a fide dignis majoribus et authenticis patribus exploravimus, decernimus unanimi omnium consensu ac definimus omnino non licere cancellario aut ejus vices gerenti cum ejus assistentibus moderari, mitigare aut minuere pænam in prædictis statutis ab universitate limitatam, viz. mediam partem seu portionem universitati debitam: idque arbitramur et fatemur debere intelligi ex vi et rigore literæ, et perinde sonant statuta habita semper ratione ad consuetudinem quæ est legum optima interpres. Licebit tamen ipsis pænam mitigare atque minuere super delatione armorum quemadmodum exploratum habemus ex statuto.—

L.P. S. fol. 55. L.P.J. fol. 92.

# Declaratio statutorum de electione procuratorum.

Autoritate et consensu majoris et sanioris partis omnium 31 Oct. regentium et non-regentium universitatis Cantabrigiæ anno 1513. Domini mº cccccº xiiiº die mensis Octobris xxxi extitit declaratum statuta de electionibus procuratorum, quoad scrutinium et modum dandi voces in hujusmodi electionibus, et quis et qualis in procuratorem eligetur, et quis in seniorem, in suo robore inviolata in perpetuum permanere: statutum 1 quoque quo cavetur "ne aliquis vocem habeat in electione " cancellarii, procuratorum vel bedellorum, qui, moram extra " universitatem habens, ad ipsam universitatem propter elec-"tionem aliquam hujusmodi accesserit ea intentione ut vocem " habeat in eadem: de quo fidem faciat, si requisitus fuerit," non videri contraire statuto in quo habetur quod "fiat electio " procuratorum per cancellarium ejusve vices gerentem et " omnes regentes cujuscunque facultatis in actu electionis "hujusmodi tunc præsentes 2 &c."—L.P.S. fol. 53.

# De vitanda corruptione in danda voce.

Quum pacta ambitiosa ineuntes, prætextu cujus gratiæ aut 31 Oct. officia universitatis reddantur venalia, nostris constitutionibus <sup>1513</sup>. variis pænis feriantur: quum per munera electum reipublicæ fore inutilem ac indignum videri publico fungi officio nemo sit qui nesciat: quum talem inhabilitent leges, canones ab-

horreant, damnent eloquia sacra; quumque liberis electionibus et cononicis, maxime in quibus regens quisque juramento est astrictus ad magis idoneum eligendum ac ad talem in electione præponendum, multi his nostris temporibus, quod dolenter referimus, veteri serpente suadente seducti, ac omnium malorum radice avaritia cæcati, pro voce danda in hujusmodi electionibus pecunias et dare et accipere, cautiones exponere, aut indenturas facere, id quod in antiquis statutis 1 expresse reperitur prohibitum, non formident, non dico occulte sed tam publice, tam manifeste quòd non modo in damnum et scandalum, verum etiam in hujus almæ universitatis infamiam vertitur non modicam, adeo ut inde indignatio bonis, ridiculum laicis, et fabula vulgi oriantur: ut hæc abominanda celeriori quo poterunt remedio resecentur penitus et extirpentur, autoritate et consensu omnium regentium et non regentium universitatis Cantabrigiæ sive majoris et sanioris partis eorundem, statutum est et ordinatum anno Domini mº cccccº xiiiº die mensis Octobris xxxiº quod nullus per se vel per interpositam personam pro voce danda aut non danda in electione aliqua procuratoris pecuniam ullam vel rem aliam aut dabit aut accipiet, nec promissionem seu pactum, ut quis promoveatur aut officium vel beneficium aliquod pro hujusmodi voce danda vel non danda consequatur, faciet accipietque unquam. Hoc tamen non obstante poterit quisque, saltem ut consuetum fuerit, amicos convivari. Et, si quis aliquem in aliquo dictorum culpabilem noverit, cancellario ejusve vices gerenti et procuratoribus vel eorum vices gerentibus aut procuratori et alterius vices gerenti quam cito poterit revelabit. Insuper, quicunque in aliquo premissorum culpabilis inventus fuerit, ipso facto pro perjuro habeatur, et nunquam in electionibus hujusmodi vocem dabit in posterum, nec in procuratorem unquam eligetur, sed ad officium procuratoris consequendum inhabilis semper permaneat: ac nihilominus infra mensem, postquam super hoc convictus fuerit, centum solidos persolvere compellatur, viz. xl solidos communi cistæ, xx solidos cancellario ejusve vices gerenti,

<sup>&</sup>lt;sup>1</sup> Cf. Stat. a° 1477 edito in L.P.A. fol. 47 b.

xx solidos procuratoribus, et reliquos xx solidos probanti seu probantibus convincendi reatum. Ad singula quoque præmissa observanda, et quòd nunquam de alicujus ipsorum consensu cum hoc statuto dispensetur aut aliquid huic contrarium statuatur in posterum, quilibet in quacunque facultate incepturus in sua admissione corporale præstabit juramentum. Et ne quis hujus statuti ignorantiam valeat prætendere volumus ipsum de verbo in verbum quolibet anno die electionis procuratorum et ante ipsam electionem coram regentibus in plena congregatione eorundem recitari.—

L. P. S. fol. 56. L. P. J. fol. 48.

#### De collecta solvenda.

Statutum et ordinatum est omnes et singulos propositos, magistros, custodes, præsidentes, principales collegiorum, domorum, hospitiorum, et eorum vices gerentes, teneri sub pæna centum solidorum pro ordinariis omnium et singulorum scholarium suorum artistarum consuetam solvere collectam, tertia parte duntaxat pro collectione et labore illis reservata, absque fraude seu colore aliquo procuratoribus istius universitatis infra xl dies post finem cujuslibet termini, viz. omni termino pro quolibet eorum qui sunt primi anni iv denarios, pro quolibet eorum qui sunt secundi anni vi denarios et x denarios pro quolibet eorum qui sunt tertii anni, et sic deinceps quousque fuerit inceptor vel ad aliam facultatem se diverterit. Ipsos etiam procuratores, postquam pro hujusmodi ordinariis pecuniæ summam ad hoc sufficientem receperint, solita solvere stipendia magistris in artibus ordinarie legentibus, quum per aliquem eorum requisiti fuerint, sub simili pæna volumus obligari. Quorum centum solidorum ei, qui hujusmodi actionem ponalem prosequitur xx solidos, cancellario ejusve vices gerenti xx solidos, ac residuum pænæ una cum summa illa remanente non soluta lectoribus, si qua fuerit, communi cistæ applicari debere decrevimus, sexta parte summæ sic remanentis procuratoribus reservata quo diligentius hoc statutum exequantur. -L.P.S. fol. 57. L.P.J. fol. 48.

# Compositio de electione procuratorum.

Quum nuper per majorem partem tam regentium quam 11 Aug. non-regentium universitatis Cantabrigiæ quædam gratia pro 1514.

reformatione jurgiorum, rixarum, et litigiorum sedandorum, ac pro pace et tranquillitate in electionibus procuratorum servandis, in publico cotu regentium et non-regentium in nova capella ejusdem universitatis habita sit et concessa, cujus quidem gratiæ tenor sequitur in hæc verba "Placet " vobis ut vice-cancellarius, Mr Præpositus Collegii Regalis, "doctor Cosyn, doctor Eccleston, doctor Woderove, doctor "Buckynham, doctor Burgoyn, doctor Thomson, doctor " Shorton, doctor Grene, doctor Reyne, doctor Wolman, " Mr Stackhouse, Mr Lambert, Mr Vaughan, Mr Ridley, " Mr Barker, Mr Ferrand, Mr Swynborne, una cum pro-" curatoribus habeant autoritatem concipiendi compositionem " circa electiones procuratorum, et eandem in formam statuti " redigendi, abhine usque ad festum paschæ, sie quod illud " pro statuto habeatur, quod major pars dictorum decreverit " consentientibus vice-cancellario et procuratoribus:" quæ quidem gratia in cotu regentium et non-regentium per majorem partem eorundem concessa tam per scrutatores quam per procuratores publice pronunciata est more solito per hoc verbum Placet: tempus autem in prædicta gratia limitatum de consensu eorundem regentium et non-regentium per tres vices successive usque in festum assumptionis Beatæ Mariæ proxime sequens est legitime prorogatum, pro prima vice usque in festum nativitatis Johannis Baptistæ, pro secunda usque in finem ejusdem termini, pro tertia vero usque in festum assumptionis prædictum: quocirca nos Johannes Eccleston sacræ theologiæ professor ac almæ universitatis Cantabrigiæ vice-cancellarius xiº die Augusti anno Domini 1514 de consensu et assensu majoris partis prædictorum doctorum et magistrorum, consentiente etiam utroque procuratore una cum prædicta majori parte doctorum et magistrorum, ad hujus gratiæ debitam executionem ac virtute ejusdem de hujusmodi electione debitam ordinationem et amicabilem compositionem procedimus in hunc modum. In primis statuimus et ordinamus quod nullus per aliquod collegium vel hospitium hujus universitatis ad officium procuratoris de cætero nominetur nec aliquis de hujusmodo collegio vel hospitio per se vel per interpositam personam pro dicto officio consequendo sub perpetuæ inhabilitationis pæna laboret quovis modo nisi secundum ordinem subsequentem: viz.

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singulis annis sequentibus cum perpetua et circulari repetitione duo magistri in artibus regentes per magistros et socios collegiorum sive per principales hospitiorum modo et forma subscriptis ad hujusmodi officium consequendum annuatim nominentur: pro primo anno sequenti duo de Collegiis Michaelis et Petri, pro 2º anno duo de collegiis Jesu et Benedicti, pro 3º duo de Pembrochiæ et Katerinæ, pro 4º unus de collegio Christi et unus de hospitiis,1 pro 5° duo de Collegiis Johannis et Reginal. pro 6° duo de Clare et Regal. pro 7° duo de aula Regis et Gonvil, pro 8º duo de Petri et hospitiis pro 9º duo de Pembrochiæ et Michaelis, pro 10º duo de collegiis Christi et Johannis, pro 11° de Regal. et Reginal. pro 12º de Jesu et hospitiis, pro 13º de Clare et Benedicti, pro 14º de Pembrochiæ et Katerinæ, pro 15º de Johannis et Petri, pro 16° de Regal. et hospitiis, pro 17° de Michaelis et Christi, pro 18° de aula Regis et Buckyngham, pro 19° de Reginal et Gonvil. pro 20° de Pembrochiæ et hospitiis, pro 21º de Clare et Johannis, pro 22º de Regal et Petri, pro 23° de Reginal. et Michaelis, pro 24° de Benedicti et hospitiis, pro 25° de Pembrochiæ et Christi, pro 26° de Jesu et Johannis, pro 27° de Reginal. et Clare, pro 28° de Regal. et hospitiis, pro 29° de Katerinæ et Pembrochiæ, pro 30° de Petri. et Johannis, pro 31º de Michaelis et Christi, pro 32º de aula Regis et hospitiis, pro 33° de Reginal. et Gonvil. pro 34º de Regal. et Clare, pro 35º de Pembrochiæ et Jesu, pro 36° de Johannis et hospitiis, pro 37° de Benedicti et Petri, pro 38° de Katerinæ et Michaelis, pro 39° de Reginal. et Christi, pro 40° de Regal. et hospitiis, pro 41° de Pembrochiæ et Clare, pro 42° de Johannis et aula Regis, pro 43° de Gonvil. et Reginal. pro 44° de Regal. et hospitiis, et sic reincipiendo semper prout supra dictum est. Proviso quod tam collegia quam hospitia pro sui ordinis anno quovis quemcunque regentem in artibus, etiam de non suis, nominare

<sup>&</sup>lt;sup>1</sup> This Statute indicates how far the Hostels had declined in numbers and importance. They were to have one turn in eight in the nomination of proctors. This will perhaps imply a similar proportion between the number of their Regent Masters and those of the Colleges.

possint et sic nominando prædictum ordinem satis plene quoad intentionem nostram observatum esse intelligi volumus et declaramus. Proviso etiam si numerus regentium in collegiis minoris numeri accreverit et communibus annis permanserit æqualis numero regentium in collegiis medii numeri vel majoris, aut si numerus regentium in collegiis minoris numeri accreverit et communibus annis permanserit æqualis numero regentium in collegiis medii numeri vel majoris, aut si numerus regentium in collegiis medii numeri accreverit et permanserit æqualis numero regentium in collegiis majoris numeri, quod tunc promoveantur hujusmodi collegia in officio procuratoris consequendo et ordinem habeant tali numero competentem: servato tamen semper ordine hospitiorum prætaxato quem nullo pacto mutari volumus quantumcunque accreverit numerus regentium in collegiis supradictis vel collegiorum ordo variatus fuerit. Si autem de prædictis vel aliquo prædictorum aliquod dubium in posterum oriri contingat, volumus omnino quòd prædictum dubium per aliquos ad hoc per universitatem deputandos quam citius rationabilius ac nostræ intentioni vicinius fieri poterit decidatur et determinetur.—L.P.S. fol. 57. L. P. J. fol. 84.

Conceditur ut nova statera cum ponderibus ac cætera quæ ad officium taxatorum pertinent de novo emantur quæ postquam empta fuerint per indenturas taxatoribus deliberentur: et ad prædicta deliberanda prædicti taxatores et eorum successores in fine cujuslibet anni coram auditoribus communis cistæ omnino teneantur.—L. Grat. r. fol. 65.

1514. Conceditur ut necessarii regentes in theologia de cætero teneantur ad sermones ad clerum in generalibus processionibus de statuto.—*L. Grat.* r. fol. 65.

vel procuratorem vel aliquem alium officialem in hac universitate nisi hic inceperit solenniter: ita quod Mr Vice-Cancellarius, Mr Præpositus Collegii Regalis, Doctor Burgon, Mr Stakhows cum procuratoribus habeant autoritatem redigendi illud in statutum ita quod istud pro statuto habeatur quod major pars eorum decreverit statuendum, sic quòd fiat ante festum assumptionis Beatæ Mariæ proxime futurum.—L. Grat. r. fol. 81.

Commodum 1 admittendorum quibus proveniet.

Md xxixo die Januarii anno Domini Mo ccccco xviio eo scilicet anno quo magistri Copynger et Latham fuerunt procuratores statutum est in plenâ congregatione regentium et non-regentium quod commodum admissorum et admittendorum quolibet anno solum proveniet officariis illius anni in quo admittuntur. Item quod hoc statutum semper imposterum inconcussum ac inviolabiliter observetur.—L. P. fol. 58. L. P. J. fol. 50.

De dispensationibus et quantum pro illis recipere possint officiarii in admissionibus.

Ut dispensationes legum nostrarum quas gratias vocamus Between non immerito hoc vocabulo gaudeant, id quod fiet si non Michas. nimia merces pendatur officiariis quorum interest petere et Michas. captare suffragia magistrorum, tum ut tam ab infamiæ labe, qua paucis nunc retro annis respersa est academia nostra vindicetur, quam procuratorum et scrutatorum nostrorum illæsa sibi maneat et conscientia et fama, denique ut liberior sit accessus pauperum ad meritos honoris gradus, qui esse debent præmia virtutum, utque sciant, qui gradum hic aliquem accepturi sunt, limites quos non cogentur transire, et humeros consulant si valeant sufferre onus et an velint recusare, operæ pretium videtur quædam consulere et hortari quæ ad virtutis officia spectant, quædam vero præcipere ac statuere quæ ad vitium avaræ exactionis profligandum conducant. Consulimus autem id quod est optimum, imo hortamur in Domino et obsecramus, ne qua improbe efflagitetur pecunia ab his qui gradum hic aliquem ambituri sunt. Nam ut concedatur licere aliquid exigere in mercedem laboris, de quo tamen a nonnullis doctis viris dubitatur, certe est multo tum honestius tum tutius admittere tantum sponte et hilariter oblata, ut sic gratiam pro gratia referant et accipiant invicem, canum illum et laudatum morem, quem non dubitamus hic olim fuisse, revocantes. Quòd si quando exigere velint, id quod permittimus si inciderint in difficiles et parum gratos, quibus opus est procacitate aliqua petendi quod

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alioquin nihil darent, statuimus et præscribimus limites ultra quos transgredi non licebit et cancellos intra quos contineri debent. Scrutatores de domo et cotu non-regentium non amplius exigent a quoquam quam dimidiatum hujus quod procuratores reciperent: procuratores autem dupla mercede contenti neque illos subdupla fraudabunt neque quicquam præterea efflagitabunt. Quæ quidem ratio distributionis volumus intelligatur et servetur in singulis qui sequuntur A logistis et philosophis, qui vel baccalaureatus vel philosophicæ professionis gradu ornandi sunt, haud plus vindicabunt omnes simul prædicti officiarii ob laborem petendi dispensationem unius termini quàm duodecim denarios secundum præscriptam rationem inter se distribuendos: hoc est unusquisque procuratorum non amplius quam quatuor denarios petat, scrutatorum autem non amplius quam duos: ab his qui integrum tempus a statutis præscriptum habuerint et lectiones ordinarias per majorem partem uniuscujusque terminorum audierint, ob gratiam exonerandæ conscientiæ non ampliùs quàm tantundem. Pari modo a legistis et canonistis ob dispensationem temporis et formæ ad gradum baccalaureatus non plus exigatur, nisi sacerdotium vel prœdia aliqua jure perpetuo possederint ad annuum reditum centum solidorum, a quibus permittimus exigi ob dispensationem uniuscujusque terminorum decem et octo denarios. A legistis item et canonistis, qui ambiunt gradum doctoratus et habent integrum tempus formæ requisitum, pro gratia ad exonerationem conscientiæ non exigetur plus decem solidis: si autem caruerint aliquo termino formæ juxta statuta requisitæ, non pendent pro gratia hujus termini et exonerationis conscientiæ ultra viginti solidos. Religiosi, qui habent pradia in commune et studuerunt hic vel in academia Oxoniensi per quatuor annos in theologia et alibi totidem, pro dispensatione reliquæ formæ ad gradum baccalaureatus in theologia non solvent plus quam triginta solidos: fratres vero non ultra viginti solidos. A professoribus item religiosis, qui integrum tempus ad gradum doctoratus requisitum habuerint, pro dispensatione formæ ad incipiendum non exigent ultra quadraginta solidos: a fratribus autem non ultra triginti solidos. A professore grammatices pro gratia plenæ formæ ad gradum professionis artis suæ nihil amplius petatur quam sex solidi et octo denarii. Nulli de senatu et consilio hujus academiæ, qui gremiales vocantur, quicquam solvant officiariis pro gratia aut alia qualibet, sed sua veteri immunitate et privilegio gaudeant, tanquam gratiarum ipsi dispensatores, nisi doctores legum, a quibus pro gratia doctoratus in jure canonico permittimus decem solidos recipi. In aliis omnibus volumus ut prædicti procuratores et scrutatores utantur consilio et consensu vice-cancellarii et duorum seniorum doctorum præsentium ac duorum in artibus regentium quos vice-cancellarius et doctores dignos duxerint ut ad id consilii vocentur. Et si scrupulus aut dubium aliquod in hoc statuto oriatur vice-cancellarii aut duorum seniorum regentium tunc præsentium consilio decidatur et terminetur 1.—L. P. J. fol. 87.

# Statutum de oratore eligendo et ejus officio.

Quoniam plerumque periclitata est respublica nostra defectu literarum quæ, ad magnatum implorandam contra adversarios nostros opem, veluti præsidia nostra tutissima, ipsis opponi debuissent, detrectantibus laborem singulis, partim præmii exiguitate, partim veriti authoritatem potentiamque eorum contra quos scribi debuissent, visum nobis tandem est laboranti hac in parte parenti academiæ, veluti piis filiis, succurrendum: et ne adversarii cum ipsis expostulare possint, qui, quod debent, gymnasii causam pro viribus tutantur, statuimus ordinamus et volumus ut unus aliquis orator publicus eligatur, cujus humeris quæ incumbant onera his capitulis colligenda duximus, quorum singula ne detrectet sed fideliter exequatur juramento ipsum astringi sub ipsa mox admissione volumus et statuimus. 1º ante omnia jurabit orator se contra quoscunque vel amicos etiam suos et pro quibuscunque etiam inimicis suis si cancellario et procuratoribus videatur academiæ nomine literas fideliter exaraturum et si quid in literis publice lectis displiceat commu taturum pro arbitrio eorum quibus committet authoritatem

<sup>&</sup>lt;sup>1</sup> Statutum hoc conditum est Vice-cancellario Joanne Watson; Procurat. Gul<sup>o</sup> Smith, Joanne Chesewright.

expendendi, quæ scripta sunt, academia, deinde correctas in mundo descripturum et ad sigillum aptas redditurum. 2º Et quoniam pleraque incidunt in negotiis publicis quæ coram vice-cancellario tractantur, quæ nonnunquam opem aut regis aut magnatum desiderant, jurabit idem citra ullam excusationem, si vocetur, diligenter et fideliter vice-cancellario et procuratoribus adfuturum, aut alterum, si ipse adesse nequeat, suo nomine substituturum. 3º Item quoniam civile magis munus est quam theologicum principes et magnates in os laudare et ipsorum adventum oratione demonstrativa excipere, statuimus ut orator excipiat principes et magnates omnes oratione docta et elaborata, et ne cum hac re, nisi consentientibus singulis et ipso etiam oratore annuente, dispensari possit ordinamus et statuimus. 4º Ut si aut propriorum negotiorum aut amicorum invisendorum causa abesse illi plus quam biduum aut triduum opus fuerit, unum aliquem idoneum in vicem suam coram vice-cancellario aut procuratoribus substituat, qui ejus officium juratus suppleat citra academiæ aut sumptus aut jacturam. Præterea jurabit si visum fuerit academiæ, non recusaturum ad quoscunque principes et magnates ire et apud ipsos contra quoscunque causas academiæ fideliter agere, sic ut ipsi duorum equorum ministrique et suos sumptus academia præstet. Quinto et postremo jurabit, ad quemcunque statum pervenerit, modis omnibus, pro viribus, academiæ causas contra quoslibet adjuturum et protecturum, et, si vel amicum vel inimicum vel alium quemlibet intelligat aliquid contra academiam moliri, quod mox academiæ vice-cancellario et procuratoribus, ut primum commode fieri poterit, insinuabit, et consilio juvabit, quo ipsi videtur, si quid immineat periculi, illud posse academiam declinare. Item statuimus ut habitum habeat, si magister artium sit, non ex alia qualibet re quam serico aut undulata.

## Pæna.

Quod si in his omnibus vel horum aliquo quoquo modo peccasse legitime et probabiliter convincatur, volumus ut per vice-cancellarium et majorem partem doctorum, ut illis videbitur justum, puniatur; quod si secundo peccaverit, officio suspendatur donec patribus academiæ visus fuerit dignam criminis dedisse pænam: quod si tertio, prorsus et citra ullam restitutionem semoveatur.

## Privilegia oratoris.

Jam, quia tot laboribus obnoxium iniquum esset momentaneo afficere præmio, statuimus et ordinamus ut quilibet post dominum Crocum futurus orator tantum per septennium officio gaudeat, idque si hic perstiterit. Deinde quoniam publicæ libertatis veluti assertor et propugnator vir iste est futurus, et talem æquum est honorifice haberi, statuimus et volumus ut orator, si magister artium sit, habeat et locum et honorem omnino summos et proximos post legum et medicinæ doctores: ita tamen ut in processionibus solus incedat, et in publicis actibus sedeat honoris causa separatus ab aliis. Item statuimus quod omnibus publicis negotiis et consiliis etiam non vocatus pro arbitrio suo interesse possit et suam de rebus omnibus, quemadmodum doctores, dicere sententiam. Tertio, quoniam multorum indignationi, academiæ nomine, videtur exponendus, et pluribus negotiis nonnunquam involvendus quam ut, citra publicum incommodum, academiæ negotiis semper omnibus interesse possit, eundem ab omnibus missis exequiis et congregationibus etiam ex statuto fore liberum et ad placitum regentem et nonregentem esse. Postremo, ne jacturam faciat absens in suis negotiis, cum obstrictus sit aliquem unum coram vice-cancellario et procuratoribus, quod sine sumptu non potest, in suum sufficere locum, statuimus ut annis singulis ex ærario publico ipsi quadraginta solidi numerentur per procuratores eidem petenti, sine ulla dilatione dandi, viginti scilicet in die vesperiarum et viginti ad festum natalis Domini: proviso semper ut uni domino Croco perpetuum hoc officium sit, quamdiu placuerit hic sedem habere permanentem. Quòd si alio se contulerit illic permansurus, quia primus invexit literas ad nos græcas, et quia regi charus est cujus nomine a præcipuis magnatibus arcte nobis est commendatus, volumus ut ubique et semper omnibus privilegiis suis gaudeat, et, si redierit, locum cum oratore, sed superiorem, servet ac teneat, ita tamen ut orator, qui pro tempore fuerit, officium

servet suum et suis quoque privilegiis gaudeat perinde ac Crocus non interesset.

#### De electione oratoris.

Eligentur autem singuli post dominum Crocum futuri oratores in hunc modum. Intra triduum, si fieri potest, postquam vacaverit officium convocetur plena regentium et non-regentium congregatio, in qua per majorem partem præsentium apertis suffragiis ad modum electionis procuratorum eligatur unus ad eloquentiam natus, qui græce pariter et latine sciat, ad id muneris obeundum: proviso semper quod sit omnibus libera facultas et libertas summa eligendi quem volent neque arctentur per determinationes istas communes collegiorum. <sup>1</sup>—L. P.J. fol. 94.

Religiosi quique suscipientes gradum doctoratus quid solvere debeant universitati.

9 Jul. 1523. Statutum et ordinatum est 9° die Julii anno Domini 1523 per consensum majoris et sanioris partis regentium et non-regentium quod omnes religiosi cujuscunque ordinis habentes possessiones quum gradum doctoratus in aliqua facultate suscipiunt solvent universitati vi¹ xiiis ivd propter onera universitatis et non arctabuntur ad convivandum. Religiosi vero possessiones non habentes qui gradum doctoratus suscipere volunt solvent universitati v¹ vis viiid ob eandem causam et non arctabuntur ad convivandum.

Statutum novum pro pæna baccalaureorum in artibus et sophistarum.

Quint. Kal. Ut tum honori hujus almæ academiæ nostræ tum scholasticorum inibi studentium utilitati melius consulatur, authoritate et unanimi consensu regentium et non-regentium
decretum est, ut, si generalis quispiam sophista aut baccalaureus in artibus a lectionibus ordinariis, sophismatis, pro-

<sup>&</sup>lt;sup>1</sup> It was a custom (sometimes statutable, as in Jesus College) for the vote of each individual member of a College to be given in the Senate according to the previous determination of the matter at issue by the majority of voices in his own College.

blematis seu disputationibus in scholis habitis tam diu tam constanter et tam continue sese absentaverit, donec ob id merito suspensionis pœnam a dominis procuratoribus vel ab altero illorum ferendam incurrat, si intra octo proxime sequentes dies suspensionis suæ publice promulgatæ dominis procuratoribus vel alteri illorum rationabilem absentiæ suæ causam, quo interim absolvi mereatur, non ostenderit, pænam subeat sex denariorum: quòd si per alios adhuc octo continuos dies in illa pertinacia sua perstiterit, tum demum pænam carceris illum subire volumus idque pro arbitrio domini vicecancellarii: verum hoc cauto ne inde prius exeat quàm summas illi in pænam irrogatas communi cistæ tradiderit persolvendas. Porro si baccalaureus in artibus ad eundem modum deliquerit, pro prima vice post suspensionem a dominis procuratoribus vel ab altero illorum in istiusmodi illatam duodecim denarios, pro secunda duos solidos communi cistæ universitatis, uti prædictum est, persolvet; quod si tertio deliquerit, tum pænam carceris illum subire volumus illic ad arbitrium vice-cancellarii et tam diu mansurus donec summas prædictas quemadmodum præscriptum est communi cistæ persolverit. Et hunc modum observari volumus quotiescunque domino vice-cancellario et dominis procuratoribus visum fuerit expedire. Ad hæc, si plus quam ter in anno suspensus quis fuerit, sive is sophista sit sive baccalaureus, et postea consimili ratione, uti supra expositum est, offenderit, statim citra ulteriorem processum trudatur in carcerem &c. Quòd si adhuc posteaquam illinc emancipatus fuerit in malitia sua persistens quod erratum est emendare neglexerit, sed contumax perseveraverit, si id persentiscant domini rectores seu alter ipsorum, tum demum volumus et decernimus ut pænam bannitionis incurrat quoadusque uberiorem gratiam, postquam resipuerit, ab universitate consequi promereatur. Acta sunt hæc in senatu nostro anno Domini millesimo quingentesimo vicesimo septimo quinto Kalend. Februarii.-L. P.J. fol. 89.

Placet vobis quod disputationes, quæ solent fieri quolibet die veneris in grammatica, posthac fieri in philosophia, et quod responsiones habitæ sufficiant pro formis concernentibus gradum magistratus, sic quod baccalaurei nihil solvant offici-

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ariis pro responsionibus illis. Disputaturi iterum disputent proximo die disputabili.—L. Grat. B. p. 489.

# Incrementum stipendii oratoris.

Conceditur m<sup>ro</sup> vice-cancellario doctori Smyth m<sup>rs</sup> Latemer et Langford ut habeant autoritatem assignandi et augendi stipendium oratoris ex ærario communi pro tempore m<sup>ri</sup> Daye et concesserunt illi iv¹ annuatim: et pro laboribus quos superioribus diebus sustinuit xxvi<sup>s</sup> viii<sup>d</sup>.—L. Grat. Γ. fol. 129.

Conceditur ut copiæ literarum, quæ nuper domino regi ac cæteris proceribus sunt destinatæ ac quæ in posterum sunt destinandæ, quæ juxta statutum debent in communem cistam reponi ac ibidem remanere, possint futuris temporibus in libro registrali, ad hoc expensis universitatis præparando ac coemendo, inscribi et apud dominum vice-cancellarium, qui pro tempore fuerit, perpetuo remanere ad perpetuam memoriam actorum præteritorum hic in hac universitate et ad non modicum adjumentum ac instructionem tam totius academiæ quam illorum qui in posterum confecturi sunt literas in negotiis universitatis. Nunc vero in communi cista paucæ inveniuntur copiæ et hæ quidem tam obliteratæ ac vermibus corrosæ ut vix legi queant. Cæterum, si vobis placuerit, dominus vice-cancellarius, qui modo est, procuratores una cum magistro Daye condent statutum pro fideli custodia hujus libri ac etiam pro ejusdem fideli deliberatione quandocunque vice-cancellarius cessaverit ab officio.-L. Grat. Γ. fol. 131.

It is granted that the vice-chancellor with masters and presidents of colleges and principals of hostels may have your authority to make a statute that no scholar or scholars servant shall buy their vytell and other things necessary within the town of any freeman from the feast of S<sup>t</sup> Bartholomew the Apostle next coming, but of such persons as shall be appointed by the said masters, presidents, and principals, or the more part of them, so that this statute may be made before the said feast of S<sup>t</sup> Bartholomew.—L. Grat. Γ. fol. 143. b.

#### Statutum de vitellariis.

That whatsoever baker or brewer, bucher or chandelor or

other vitaylor occupier belonging to the liberties and jurisdiction of the universitie shall be from henceforth for his mysordre and demeryts suspended and forbidden to occupye by the judicyall sentence of the chancellor vice-chancellor or ther depute or ellys for his mysordre intermyt and cease his occupieing and gyve up his craft without convenyent warning and specyall licence of the chancellor vice-chancellor or ther depute and of the proctors and taxors, to whose office they appertayne, and thereupon a cause alleged and approved by them, he shall never after occupie more agayne any such craft or occupation within the præcincte of the universities liberties, so that it shall not be in the power of any chancellor vice-chancellor proctors or taxors or their deputes or successors to restore any such person so suspended and forbidden to ther old liberties, ne to reverse any such suspension by the judyciall sentence before given. 1

It is granted that the resignation of excommunication in personal causes to be devised by the vyc. doctor Roksbye doctor Mey et m<sup>r</sup> Clifton may be sealed with the common seal.—L. Grat.  $\Gamma$ . fol. 147.

Conceditur ut vice-cancellarius doctores Metcalfe Buckmaster Lockwood Craferd Elmer et m<sup>ri</sup> Swynborne de aula Pembr. Wyat Baynbrygg Day Wylks Every Ayre et Madew una cum procuratoribus vestram habeant authoritatem diffiniendi et determinandi quomodo decem illæ libræ² domino regi annuatim solvendæ pro assisa panis &c. solvi debeant, sic quòd nullo modo assisa panis cervisiæ et aliorum victualium ob non solutionem omittatur, quoniam his duobus annis ob malitiam oppidanorum juxta morem solitum in amerciamentis summa illa acquiri non potest, ac etiam quid stipendii bedellus

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<sup>&</sup>lt;sup>1</sup> This Statute is said to be in Lib. 'Utinam' fol. 49. Vide in Reg. Acad. and reference is there made to Regist. Gamma, fol. 143 b.

<sup>&</sup>lt;sup>2</sup> The King used to receive an annual sum from the Town of Cambridge for the Privileges which had been granted to it by Royal Charter. When that of the Assize of bread and beer was transferred by Richard the Second to the University, ten pounds were remitted to the Town and laid as a charge upon the University.

ille cancellarii pro labore suo percepturus sit: ita quod quicquid major pars horum in hac re decreverit, vestro nomine censeatur factum ac pro vestro facto sit et habeatur.—L. Grat. Γ. fol. 155.

1537.

It is granted that the money which m' vice-chancellor hath laid out in the exchecor for the contentation of the King's fee farm for the leet for one year may be by your consents taken forth of the common hutch and repaid unto m' vice-chancellor unto such time as by your advices and councell some way may be taken and provision made for restoring of the same.— L. Grat. Γ. fol. 163.

# De continuanda regentia per biennium.

9 Feb. 1537.

Majores nostri curam diligentiamque suam ponebant et institutis ac legibus confirmarunt ut, qui ad artium magisterii gradum contenderent aspirare, ii necessitate juramenti devincirentur gradum ita tueri susceptum, ut primo anno disputationibus scholisque darent diligentem operam, neque deponerent utriusvis laborem, nisi anno eo absoluto exactoque, putabant enim tantum numerum singulis annis magistrorum futurum, qui cursum disputationum sustinere soli pene possent, et alios imposterum hoc labore ac sumptu levare ac liberare deberent. Nunc autem cum eo res revoluta et in eum locum adducta est, ut propter annuum disputationum cursum omnes graventur sumptu, regentium numerus minuatur, bedellorum munus plus laboris minus compendii habeat, gravitas tum oneris, tum impensæ, ad paucos pertineat, et error in suffragiis magnus ac nefarius regentium novorum imperitia sæpe committatur, ei rei quo consuleretur ac manus admoverentur constitutum ac decretum est anno Domini Mº Dº xxxviiº nono die Februarii majori omnium regentium et non-regentium consensu, ut omnes ac singuli cujuscunque ordinis ac conditionis, qui dehinc porro ad hoc artium magisterium capiendum assensuri 2 sunt, sacramento juramenti per alterum procuratorum in die suæ admissionis publice adhibendo teneantur se duos annos regentiam retenturos, nec priùs eam deposituros quam intervallum duorum annorum

<sup>&</sup>lt;sup>1</sup> f. magistrorum.

<sup>&</sup>lt;sup>2</sup> ascensuri.

post designatam et inceptam illis regentiam expletum et ad exitum perductum sit: ita ut ad necessariam regentiam habendam primum solum annum teneantur: nec illis ea libertas adimatur per hoc statutum, quæ alias necessariis regentibus denegatur, salvo semper et inconcusso manente hoc statuto de non abdicanda regentia ante expletum biennium: quod nisi sedulo ac bona cum fide præstiterint, in eandem pænam et mulctam incurrant, quæ in statutis proposita illis et constituta est, qui jusjurandum suum præstare academiæ ac facere noluerint.—L. P. S. fol. 59. L. P. J. fol. 75.

# De appellationibus a delegatis.

In Dei nomine amen. Nos d. Buckmaister inceptor Dakyns magistri Myddylton Longforthe et Pomell authoritate nobis ab universitate commissa decernimus ac profirma sententia determinamus quod liceat unicuique in sua causa appellare a judicibus delegatis per universitatem ad eandem universitatem, modo id fiat juxta juris exigentiam, hoc est, si antea ab eodem secunda vice in eadem causa appellatum non fuerit. Quòd si antea bis appellaverit, neutiquam tertio appellare licebit, quum id prorsus sit vetitum tam per jus civile quam canonicum. Cæterum unicuique tam actori quam reo maneat sua libertas secundo appellandi in sua causa etiam a judicibus delegatis per universitatem modo supradicto et a jure præscripto.—L.P.A. fol. 3. b. L. P. J. fol. 75.1

Conceditur ut M<sup>r</sup> Vice-Cancellarius doctores Babthroppe Herryson Glyn et Sandyforth m<sup>ri</sup> Swynborne Styrmyn Standyshe Brassey Seton Rayner et Cheke habeant authoritatem concipiendi et decernendi modum et media quibus singulis annis futuris census regius, quem vocamus letam, quotannis regiæ majestati pendendus pro assisa panis et vini et correctione eorum, qui victualia vendunt, et omnia alia onera ad eundem spectantia solvi possint absque quacunque diminutione pecuniarum reponendarum in cista communi, et

<sup>1</sup> ibi scriptum "Sancitum est hoc statutum Doct. Mallett Vice-Cancellario," i.e. 1537-8.

1540.

præterea cassandi et abrogandi officia taxatorum, modò per hujusmodi abrogationem præfatus census commodius solvi possit, et prænominatis viris magis expedire videbitur reipublicæ vestræ: ita quòd quicquid major pars horum decreverit, vestro omnium nomine ratum et firmum habeatur et in statutum per eosdem redigatur, salvis semper et inconcussis manentibus chartis et privilegiis academiæ nostræ: sic ut quicquid per istos vel decretum vel statutum fuerit, in posterum in derogationem eorundem nullo modo cedat.—

L. Grat. Γ. fol. 173.

Conceditur ut viginti libræ ex pecuniis doctoris Wolman possint eximi ex cista communi solvendæ regiæ majestati pro leta jamdiu non soluta et præterea eximantur x libræ ex cista ffen propter quas impignorentur candelaha universitatis: ita quod prædictæ pecuniæ restituantur eisdem quam primum commode fieri potest.—L. Grat. Γ. fol. 174.

Statutum de regia leta solvenda a procuratoribus.

Ut in mediis fluctibus nauta, sic in republica bonus quisque providere et gubernacula reipublicæ ita tractare debet, ut ne quid detrimenti respublica capiat, et cum recto cursu procedere non possit, novam aliquam aliam viam ingrediatur, veterem, tanquam tempestatem, fugiat. Quare cum regius census, quem letam vocant, qui nobis magno præsidio et emolumento esse debeat, hominum negligentium et non satis circumspecte providentium omissione eo evasit, ut multa inde detrimenta in rempublicam nostram importentur, ac ærarium nostrum, quod nervus reipublicæ nostræ est, ita exhaustum et inanitum sit, ut sumptibus impensisque sufficere non possit, idcirco majori parti regentium et non-regentium de abrogandis taxatoribus et leta administranda ad hunc modum in plena congregatione statutum decretumque est. Quemadmodum multitudo imperatorum Cariam, ut fertur, perdidit, sic, ne inter multos rempublicam administrantes, quæ nunc labefactata imminutaque sunt, funditus pessum eant, et ad nihilum ventura sint, statuimus ut, abrogatis posthac taxatoribus, procuratores habeant authoritatem limitandi et assignandi mensuram quam assisam vocant panis et cervisiæ, et investigent transgressores quoscunque, et omnia faciendi

1541.

quæ antehac ad taxatorum officium per statuta academiæ pertinebant, deinde letæ totius curam administrationemque gerant, et omni academiam pro leta solutionis onere liberent. Hæc pecunia solvenda est, primò regiæ majestati pro leta decem libræ, domino seneschallo quatuor libræ, vice-seneschallo viginti sex solidi et octo denarii, bedello seu collectori quatuor marcæ. Et quia ad rem privatam omnes satis attendunt, ad rempublicam boni tantum, qui pauci sunt, et his quoque aliquos stimulos emolumentum addit, statuimus ut prædicti procuratores non modo omnia emolumenta et commoda habeant, quæ antehac quocunque legitimo titulo taxatores vendicarunt aut vendicare potuerunt, sed ea quoque quæ ex leta regia provenire justa ratione possunt. Epularum autem et vini impensam quam in electionis die magno cum sumptu et nullo cum fructu admittere solent, quo melius hanc prædictam summam octodecim librarum possunt dissolvere, alienandam et auferendam omnino esse censemus. Ad quam pecuniam bene et fideliter juxta antiquam academiæ formam certo et consueto tempore solvendam, et ad prædictorum confirmationem fidejussores adhibeant et literas obligatorias academiæ ante admissionem suam faciant easque vice-cancellario exhibebunt et tradent ac coram academia propriis sigillis designabunt sub pœna viginti librarum infra quindenam academiæ solvendarum 1.

## De disputationibus magistrorum in artibus.

Majores nostri, prudentissimi viri, nihil habuerunt prius 11 Feb. et antiquius quam ut nobis et posteritati hanc academiam 1541. omnium virtutum et bonarum artium generibus quam maxime florentem relinquerent. Huc omnes suos nervos, huc omnes semper conatus destinabant, optimis statutis diligenter providentes ne quid esset quod ulla ex parte reipublicæ decus et honorem imminueret aut labefactaret. Horum nos pio studio et de studiosis bene merendi promptitudine excitati, mature censemus quorundam minime ferendæ negligentiæ consulendum. Nihil enim excogitari potest

<sup>&</sup>lt;sup>1</sup> This Stat. is not in the Proctors' Books, nor any book belonging to the University, but in a MS. in C. C. Coll. Library.

vel majori academiæ ornamento vel studiosæ juventutis commodo futurum quam publica illa disputandi exercitamenta, quæ quidem hodie quorundam incuria eo sunt a pristina dignitate prolapsa, ut in magnum totius matris nostræ academiæ dedecus et ignominiam videantur brevi cessura; ut interim reliqua omittamus incommoda. Nam quid obsecro magis dedecorosum aut a recepta et laudabili consuetudine alienum quam unum eundemque regentem toties aliorum partes in scholasticis exercitationibus sustinere atque ex oppidanis domibus nulla literatorum pompa comitatum publicitus ad scholastica certamina prodire? Quid olim inauditum magis quam ipsos artium professores philosophicum campum data opera evitare nec audere cum inferioris loci juvenibus in arenam descendere et manus conserere, sed, sumptus prætextu, eum quam minimo queant pretio ad suas supplendas vices conducere? Quare, quo huic enormi malo semper in deterius vergenti occurreretur, concessum est anno Domini 1541 die vero 11° Februarii in plena regentium et non-regentium congregatione ut hoc sequens ederetur statutum et cum cæteris in procuratoris libro scriptum perpetuo observaretur. Volumus igitur et statuimus ut omnes primi et secundi anni regentes in artibus per semetipsos in propriis eorum personis disputare teneantur, nisi petita et obtenta a vice-cancellario et altero procuratorum venia per alium quempiam suis vicibus disputandi. Statuimus etiam ut nemo regens alicujus collegii vel aulæ vel hospitii per alios quam per sui proprii collegii vel aulæ regentes unquam disputet nisi consulto prius et assentienti suæ domus præposito aut ejus vices gerente. Ad hæc statuimus ut nullus regentium disputaturus prodeat ex tabernis aut domibus laicis sed ex aliquo collegio aula vel literario hospitio, ut loquimur, et domestico suo contubernio juxta laudabilem academiæ consuetudinem pulchre constipatus. Numerum autem disputationum sic decernimus, quòd nullus regentium sæpiùs quàm bis in uno et eodem termino aut sua aut alterius vice publicis sese exerceat disputationibus: neque id quidem cuiquam licere volumus nisi, ut prædictum est, alicujus collegii cotu ex more honeste comitato. Ad hoc statutum perpetuo in posterum stricte observandum unusquisque regentium sub

pœna juramenti sui academiæ præstiti tenebitur.—L. P. S. fol. 91. L. P. J. fol. 97.

Conceditur ut baccalaurei juris civilis in posterum non teneantur post eorum admissionem legere librum institutionum in scholis publicis, cum id semper sine aliquo fructu fecerint, sic quod unusquisque eorum solvat universitati quantum, considerata singulorum facultate, decretum fuerit per vicecancellarium et doctorem cathedræ juris civilis et seniorem procuratorem, qui pro tempore fuerit, ita quoque ut ultra 13°. 4d. a nemine exigatur.—L. Grat. D fol. 3.

Conceditur ut præfatio habita postridie comitiorum a baccalaureis theologiæ sufficiat eis, qui nunc sunt et qui in posterum erunt, pro lectione magistri sententiarum, quum magistrum sententiarum legere per regias injunctiones non licet, et quod non teneantur propterea ad ulteriorem residentiam .- L. Grat. D fol. 7.

Conceditur ut dominus vice-cancellarius præsides collegiorum omnes vel eorum substituti una cum procuratoribus habeant authoritatem limitandi modum et formam quibus omnes, quicunque scholasticorum privilegiis gavisuri sunt et hactenus non sunt jurati academiæ neque matriculati, debeant jurare et matriculari, et quantum pro ista re debeant solvere et quomodo; et quicquid hi omnes aut major eorum pars præsentium, si omnes adesse non possunt, ante mensem decreverit, pro statuto habeatur, sic ut prius coram vobis legatur et tum in librum procuratorum inscribatur.—L. Grat. D fol. 8.

## Syngrapha inter veteres et novos procuratores.

Quoniam per incuriam et negligentiam non-nullorum 21 Jan. procuratorum et aliorum magistratuum effectum est ut libræ 1544, i.e. pondera, mensuræ, resque aliæ per academiam emptæ disperdantur sæpe ac desiderentur, cum tamen non appareat cujus id culpâ sit effectum, statuimus ut et hoc tempore et semper deinceps inter procuratores veteres ac novos syngrapha fiet indentata, quæ testetur quid a veteribus procuratoribus rerum academiæ novis traditum fuerit, nec aliter nisi per illam syngrapham utriusque manu subscriptam procuratores recedentes a magistratu suo liberentur: post quorum

1542.

1543.

1544.

1544.

liberationem illa pars syngraphæ quæ subscribitur nomine novorum procuratorum in cistam communem ponatur, quæ veterum manu subscribitur sit penes novos procuratores; et iidem diligenter videant et notent quid procancellarius toto eorum anno rerum academiæ habeat et eundem recedentem ab officio super illis rebus onerent.—*L.P.J. fol.* 103.<sup>1</sup>

## De censu agendo.

Quod felix faustumque sit cancellario procancellario procuratoribus regentibus ac non regentibus et toti reipublicæ. Dominus procancellarius et omnes præsides collegiorum, aularum, domorum, hospitiorum de lege sancienda " de censu agendo et incensis" rogatione prius legitima ad regentes et non-regentes perlata, potestateque procancellario et prædictis præsidibus quod e republica eis visum fuit statuendi, de ista re tam per regentes quam non-regentes in eadem rogatione facta interrogante singulos sigillatim<sup>2</sup> procancellario tertio Maii ita censuerunt, et repetita interrogatione xjo Maii in hunc modum decreverunt. Censum procancellarius et duo procuratores semestribus singulis agunto. Statuti dies, quibus agi census incipiat, quotannis duo sunto, vicesimus Maii et duodecimus Novembris aut veneris qui hos præcedunt. Biduo triduove aut quam primum fieri commode possit arbitrata procancellarii census peragitor. Qui non expectare dies hos sed ante censeri velit recte jureque facito. cencendo formulam hanc observanto. Incensus qui fuerit academiæ scribam adito et nomen suum et tutoris,3 si quem habet, mensamque et convictum in quo fuerit profitetor, censusque nomine pecuniam præscriptam pendito: tunc præeunte procancellario vel cui hoc ille mandaverit, qui eorum pubes fuerit in hæc academiæ verba jurato.

# Concepta verba jurisjurandi.

Cancellario procancellarioque academiæ Cantabrigiensis, quatenus jus fasque est et pro ordine in quo fuerim quamdiu

<sup>&</sup>lt;sup>1</sup> Joh. Rayner, Greg. Barker, Procur.

<sup>&</sup>lt;sup>2</sup> In L. rer. memorabil. "procancellario Thoma Smytho" (electo 1543.)

<sup>3</sup> This is the first mention of Tutors.

in hac republica degam, comiter obtemperabo: leges statuta, mores approbatos et privilegia Cantabrigiensis academiæ quantum in me est observabo¹: pietatis et bonarum literarum progressum et hujus academiæ statum, honorem, dignitatem tuebor, quoad vivam, meoque suffragio atque consilio rogatus ac non rogatus defendam: ita me Deus adjuvet et sancta Dei evangelia.

Jurati nomen in scholasticorum album scriba referto et pro ordine in quo fuerit: ita qui minoris ordinis et classis fuerint ei honorem deferunto. Qui semel census fuerit inter scholasticos nostræ reipublicæ civis, ni post propter scelus aliquod inde fuerit ejectus, præsens absensve in perpetuum habetor. Iterum nemo censetor. Qui dies stati sunt, ut in illis census agatur, in his omnes qui collegiis hospitiisve præsunt quive eorum vicarii pro tempore fuerint, procancellario et procuratoribus, si vocati fuerint, adsunto, coramque eis, qui in illis ædibus, quibus præsint, incensi in illo tempore fuerint, sistendos censendosque curanto, neve quicquam contra hanc legem de censu agendo aut in ejus fraudem fiat cavento. Illis diebus omnes, qui ante censi non fuerint, censentor. Qui censeri recusat eo modo ac forma quæ superius ponitur, et post peractum censum incensus manserit, eum collegii, aulæ, domus, hospitii quicunque magister, præses, præpositus, principalis fuerit vicesve cujuscunque eorum gesserit, domo, cui præest, convictuque, in quo fuerit, pellito, nomen ejus e tabellis tam pocillatoris quam coqui deleto, cubiculo exigito, manere usquam in Catabrigia tanquam scholasticum non snito. Qui quem incensum post censum peractum magister, præses, præpositus, principalis sive cujusque eorum vices gerens in illo collegio, domo, aula, hospitiove, cui præset, pernoctare ut scholasticum domus, cubiculumve vel solum vel una cum aliis tenere, conducere, aut nomen in tabella coqui pocillatorisve habere, vel in convictu ac mensa suorum esse decem amplius dies permittit, mulctæ nomine sex solidos octo nummos academiæ pendito. Eandem mulctam ei, qui quemquam ita ejectum post recipiat, procancellarius dicito. Summam pecuniæ pro censu

<sup>1</sup> conservabo in Lib. rer. mem.

pendendæ pro necessitate fortunisque academiæ procancellarius et domorum præsides, dummodo id semel duntaxat in anno et ex majoris partis consensu fiat, moderantor. Iidem semper hanc legem si quid emergat dubii interpretantor. Legem ne abroganto, neve ulla in parte præterquam in summa pecuniæ deroganto. Antiquandi hanc legem nemini nisi de expresso consensu regentium ac non-regentium fas esto.

#### Pecunia solvenda ab incensis.

Extraneus doctor, qui nostrorum doctorum in numerum adsciscendum se non curavit ante annum quam ad nos accesserit, si semel admissus in collegium aliquod, aulam hospitiumve fuerit, solvet—vi<sup>s</sup>. viii<sup>d</sup>.

Magister cujuscunque facultatis extraneus et baccalaureus juris—v<sup>s</sup>.

Baccalaurei artium et omnes qui in primo et sociorum convictu ac mensa censentur—ii<sup>s</sup>.

Qui in scholasticorum et hospitiorum convictu censentur et quadrantarii qui expendant hebdomadatim xii<sup>d</sup>. vel amplius—xii<sup>d</sup>.

Qui quadrantarii sunt et minus quam duodecim nummos quomodo frequentissime vivunt hebdomadatim expendant—vi.

Quæ summæ sic dividantur, quo diligentiores sint ad perferendos labores hi, qui huic negotio præsunt, ut, ubi academia vi'. viii<sup>4</sup>. aut v'. capit, reddat scribæ vi<sup>4</sup>.; ubi ii<sup>5</sup>. aut xii<sup>4</sup>. scribæ iv<sup>4</sup>.; ubi vi<sup>4</sup>. ii<sup>4</sup>.; pro cancellarioque, qui jusjurandum defert, de singulis nominibus non amplius quam ii<sup>4</sup>.; ast ubi academia tantum vi<sup>4</sup>. capit, vice-cancellarius nihil accipit. Censentor et cæteri qui quoquam pacto scholasticorum privilegio gavisuri sunt jurantoque, et quantum quisque velit pro facultatum modo, ita tamen ne minus quatuor nummos, pendunto.

# The Oath of the Scholars Servants and other privileged Persons not Scholars.

You shall swear that so long as you shall be in the privilege of a scholar you and your servants shall be obedient to the chancellor and vice-chancellor of this university in all lawful and honest things, as shall concern your person and degree, and keep all good ordinances, statutes, and laudable customs of the university which doth or shall concern likewise your person. Also, you shall not go about to break and infringe any privilege or liberty granted by the king's highness or his progenitors, or hereafter to be granted by the king's majesty or his successors to this university, nor suffer none of your servants so to do, nor help, counsel, nor maintain any man going about so to do at any time hereafter while you shall live. So help you God and the holy evangelists.

#### Eodem 1 anno xxº Maii.

Procancellarius procuratores et præsides prædicti ita interpretabantur hoc statutum viz., ut impuberes pecunias quidem solverent, et describerentur eorum nomina, sed jurejurando adigerentur tum, cum ad pubertatem venissent.

Et scholasticorum famuli hi demum in censum acciperentur qui aut, quasi patresfamilias, ipsi domus domini, aut inquilini essent, aut qui in collegiis, aulis hospitiisve degunt: famulorum autem famuli ne censerentur nisi ipsi vellent.—

L.P.J. fol. 100. Lib. rer. mem. fol. 14.<sup>2</sup>

It is granted that because the taxor's office now joined to the proctor's office is thought overchargeable and painful to the proctors, M<sup>r</sup>. Vice-chancellor, D<sup>rs</sup>. Smith and Atkynson, M<sup>rs</sup>. Swynborne, Aynsworth, Maptid, and Gylpyn may have your authority to separate the offices, and to devise an order and way of paying such sums of money as be due to the king's majesty, and to both the stewards of the university, so that the university be not overcharged thereby, and that their doings herein be written, read, and allowed of you afore the 8th day of October next coming.—L. Grat. D. fol. 16.

## De negotio Burwellensi.

Statutum de pecunia cistis refundenda.

Statuimus quod non liceat cancellario aut pro-cancellario 3 2 Jan. 1545.

<sup>&</sup>lt;sup>1</sup> Scil. 1544.

<sup>&</sup>lt;sup>2</sup> Proc. Thoma Smitho; Procurs. Henro Comberforth, Gulo Waclyn. Electis Mich. 1543.

<sup>3</sup> f. proco aut euiquam &c.

cuiquam alii pecuniam accipere de colono nostro Burwellensi. aut saltem quod non tradat illi αποχην sive acquietantiam. academiæ nomine factam, nisi coram altero procuratorum et uno alio, magistro sive pro-præsidente collegii alicujus: et quòd intra viginti dies post unamquamque solutionem sibi factam denas libras in cistam, cui illo anno pecunia resolvi debet, recondi curet: neque liberetur nisi per acceptilationem sive acquietantiam manibus custodum cistæ subscriptam: qua summa custodes cistarum, prout inferius describitur, in ratione sua quotannis onerentur: denas item libras vicario Burwelli solvat statim absque mora, et reliquum pecuniæ intra xx dies in communem cistam recondat a procuratoribus in usus et necessitates academiæ erogandum. Cujus quidem pecuniæ acceptilationem ab utroque procuratore habeat. Sic procancellarii ratio quotannis erit quinquaginta librarum xiiis. vid. quarum xx1. a cistarum custodibus xx1. a vicario Burwelli x1. xiii. vid. a procuratoribus acceptilatione accepta et non aliter quotannis liberabitur. Cistarum autem indemnitati sic prospeximus.

#### Fen et Neale.

Custodes Fen et Neale xii annos continuos vicenas annuas libras accipient a vice-cancellario de redditibus Burwelli cujus prima pensio proximo anno viz. 1545 postrema vero 1556 erit.

# Billyngforth et Bouser.

Custodes Billyngforth et Bouser xi continuos annos vicenas annuas libras accipient et prima pensio incipiet anno Domini 1557; postrema erit 1567.

#### Trinitatis.

Trinitatis cistæ custodes tribus item annis xx quotannis libras recipient viz. anno Domini 1568, 1569, 1570.

## Darlington et Exceter.

Ad extremum reficietur sors Darlington et Exceter quinque annis; primaque pensio 1571, postrema 1575 erit. Et ille

annus ad pristinum statum creditrices academiæ cistas perducet. Quod decretum nostrum, ne per negligentiam custodum, non requirentium hanc pecuniam a cistis academiæ creditam, vanum irritumque fiat, statuimus ut quotannis custodes ejus cistæ, cujus pecuniæ dies illo anno ventura est, præter priora sacramenta hoc adigantur jurejurando.

## Jusjurandum custodum cistæ.

Jurabit quod exiges pecuniam tuæ cistæ debitam a procancellario cum dies venerit: et si non fuerit persoluta tempore in statuto de cistis reficiendis præfinito aut saltem antequam a custodia cistæ decedas quod palam conquereris de ista re in proxima congregatione regentium et non-regentium ad omnes magistros et doctores ibi præsentes.

Quod quidem et custodum interest facere, quippe quos non alio modo liberari aut αποχην ab auditoribus accipere decrevimus nisi aut aucta cistæ sors fuerit aut eos huic jurejurando satisfecisse appareat.—*L.P.J. fol.* 101. *Lib. Rev. Memor. fol.* 16.

#### De rectoria Burwelli.

Decrevit eodem quoque tempore senatus universus regen- Oct. 1544. tium et non-regentium ut quinque quotannis ad minimum conciones fiant: quarum quatuor a theologiæ baccalaureis singulis separatim in diversis anni quadrantibus, una vero a procancellario in quadragesima media vel die parasceves habeatur. Et cæteris his quatuor concionatoribus ad sumptus suos ferendos xxd a procuratoribus numerentur, procancellario iiis ivd. Procancellarius, quo die concionabitur ibi, sarta tecta omnium adium, quæ ad academiam pertinent, diligenter intuebitur et si quid reficiendum videat in syngrapham serratam, quam indentatam vocant, scribet, cujus alteram partem apud colonum relinquet, alteram ipse secum adducet, maxime si intelligat admonitum fuisse priore anno colonum et sarta tecta non facta. Œconomis quoque Burwellensis ecclesiæ quos ædituos aut gardianos vocant xiiis vid inter pauperes Burwellenses distribuendos dabit, curabitque ut antequam ipse inde discedat distribuantur. Et quanquam non putamus fore ut concionandi laborem nostri theologi unquam refugiant, ingratique sint in illud oppidum quod

magnam partem sumptuum academiæ sustinebit, tamen ne et ignaviæ et ingratitudini non prospectum videatur, statuimus ne quis posthac admittatur ad gradum baccalaureatus in theologia, nisi juret se obediturum procancellario si ab illo jubeatur concionari Burwellæ, modo ne plus semel uno anno concionari cogatur, pignusque super hac re v<sup>s</sup> in manus procuratorum singulos qui deinceps admittentur in theologiæ baccalaureorum ordinem deponere volumus: præstituetque procancellarius quot conciones ipse voluerit et quibus diebus, sic tamen ut ne plures quatuor prædictam pecuniæ summam ab academia capiant, et illi aut primi quique baccalaurei et seniores, aut quos procancellarius quasi maxime idoneos ad hoc designaverit.\(^1\top-L.P.J. f. 102. L. Rer. Memor. fol. 16.\)

#### Decretum de restituendis taxutoribus.

Verissime quidem dictum est neque bonum nautam neque legislatorem sapientem eundem et perpetuum ac semper sui similem cursum sequi, sed ille, cum mare minetur procellam et imminens tempestas se procul ostendere cœpit, vela contrahit, cogit in angustum nautas, et eos onere et labore premit, faciemque maligni ac duri domini præfert: idem ubi sudum est et placida navigatio relaxat vela, remittet labores, laudis aut mercedis præmiolo benignius invitat suos: nec dissimiliter bene gubernata respublica temporibus asperis atque difficilibus gravius nonnunquam et acerbius suis imperat, aut operas ab iis gratis exigit, aut tributum imponit, aut saltem impensos labores non dignis prosequitur operæ pretiis. Cujus quidem rei et nos quoque in nostra republica quoddam specimen et experimentum nuper sensimus, quæ graviter concussa tempestatibus, exhausta re vectigali, ac ærario prope uno tempore destituta, per inopiam coacta est non solum unum magistratam taxatorium sibi prorsus adimere, verum etiam procuratorium collegium gravi onere premere, summa nimirum xviii librarum quotannis solvenda; et hæc temporibus iniquissimis necessitas expressit. Eadem nunc secundioribus usa rebus, restituta partim nitore pristino,

<sup>&</sup>lt;sup>1</sup> Proc° Tho. Smitho; Procurat. Joan. Reynero, Gregorio Barkero.

et quibusdam vectigalibus recuperatis priora sua decora requirere videtur, ut et vetusti magistratus reddantur et alii nonnihil exonerentur. Quocirca, eisdem quidem authoribus qui abrogarunt ante taxatores oneraruntque procuratores, et illos resumimus et hos levamus.

Placet itaque regentibus et non-regentibus universis, ut posthac taxatores eo jure atque ordine, quo prius, creentur, et ad omnia, quæ priores taxatores capere jure poterant, emolumenta: procuratoresque qui posthac designabuntur, a solvendo seneschalli honorario, hoc est quaternis quotannis libris, liberari: cæteris omnibus quæ in statuto nostro de regia leta solvenda 1541, edito conținentur in suo robore duraturis.—*L.P.J. fol.* 103.<sup>1</sup>

Memorandum quod in plena congregatione regentium et 17 Nov. non-regentium convocata xvii° die Novembris anno Domini 1547. millesimo quingentesimo quadragesimo septimo ita concessum est ex vi et forma hujusmodi gratiæ: Placet vobis ut, quoniam per antiqua statuta ordinatum sit ut religiosus doctor præficiatur in omnibus fere electionibus publicis et ponatur in capite, ut vocant, orator academiæ pro tempore deinceps illius religiosi vices suppleat.—L. P. J. fol. 104.

Conceditur quum veteres cartæ et evidentiæ vestræ valde negligenter tanquam mortuæ et nullius momenti in cistis academiæ inclusæ jacent, in quibus tamen nonnulla contineri putatur que commodo et usui academiæ esse possint, tam pro pullariis istis hominibus e foro nostro arcendis, quam pro aliis rebus non minus ad usum academiæ spectantibus, ut dominus procancellarius doctores Parker Madewe, Mowse, Blythe, mri Wylks, Perpoynt, Sedgwick, Maptytt, Person et Procuratores habeant authoritatem vestram, non solum inspiciendi et examinandi prædictas cartas et evidentias, verum etiam ut eas omnes, quæ pro libertatibus academiæ tuendis aut ejusdem legibus conservandis facere ullo modo queant, e pulvere in lucem revocare et in unum librum redigere possint, simulque potestatem habeant inspiciendi et examinandi vetera academiæ statuta, quæ in libris procuratorum conscribuntur, ut quæ ambigua et obscura sint expla-

<sup>1552.</sup> 

<sup>&</sup>lt;sup>1</sup> Proc. D. Madew; Procurs. W. Barker, Andr. Perne.

H.

1556.

22 Nov. 1560.

27 Jun.

1562.

nent et interpretentur, quæ antiquata abrogent; et quæ retinenda in librum unum colligant: et quicquid major pars horum decreverit vestra authoritate pro rato habeatur.— L. Grat. D. fol. 36.

1553. Conceditur ut, quum nullum adhuc statutum confectum est de nominatione vicarii Burwellensis, consimilis ordo observetur qui hactenus observatus est in electione taxatorum, viz. ut, ex sex nominandis per dominum vice-cancellarium præfectos collegiorum aut eorum vicarios et doctores, duo ex illis nominentur per consensum majoris partis totius universitatis: qui quidem sic nominati habeant literas nominationis suæ sigillo vestro communi sigillatas.—L. Grat. D. fol. 39.

Conceditur ut compositio pro electione procuratorum reformetur per præpositos collegiorum et tres in qualibet facultate, viz. doctores Yong, Harvy, Walker, Gatcher et Yale, magistros Swynborne, Mapted, Mytch, Raven, Stoks, Barley et Otway una cum domino vice-cancellario et procuratoribus juxta tenorem injunctionis superiori die coram vobis lectæ.—L. Grat. D. fol. 48.

1556. Conceditur ut tres in qualibet facultate viz. doctores Yong, Harvye, Hatcher, Walker, Yale, mri Swynborne, Maptyd, Mytche, Raven, Barley et Otway una cum domino vice-cancellario et procuratoribus habeant vestram authoritatem revidendi et reformandi antiqua academiæ statuta juxta tenorem injunctionis superiori die lectæ: ita quod quicquid innovetur aut immutetur coram vobis prius legatur et per vos approbetur priusquam robur aut effectum sortiatur.—L. Grat. D. fol. 48.

Conceditur ut eligatur tertius Bedellus in subsidium reliquorum duorum bedellorum.—L. Grat. D. fol. 48.

Conceditur ut omnes qui posthac vinum vendant infra hoc oppidum, assignentur per magistratus, quorum interest per academiæ statuta, habeantque licentiam suam sub sigillo vestro communi juxta actum parliamenti editum in hac parte.—L. Grat. D. fol. 61.

Conceditur ut ordinationes modo lectæ possint vestra authoritate et decreto ut statuta approbari.—L. Grat. D. fol. 67.

Conceditur eodem ut d. vice-cancellarius, doctores Perne, 27 Jun. Porye et Harvy, m<sup>r</sup> Beamont, m<sup>r</sup> Collegii Sanctæ Trinitatis, 1562. m<sup>r</sup> Hawford, academiæ orator et domini procuratores possint vestra authoritate transferre in latinum sermonem prædicta statuta et describere in librum procuratorum cum reliquis statutis idque infra tempus limitatum in statuto utque executio dictorum statutorum differatur in diem proximum ante proxima comitia.—*L. Grat. D. fol.* 67.

Conceditur v° Julii ut vi¹ xiiis ivd solvantur annuatim ex 5 Jul. 1566. ærario publico lectori dominæ Margaretæ, sic ut teneatur semel in anno prædicare apud Burwell.—L. Grat. D. fol. 87.

Conceditur xiv° Jan., ut, si quis subscribat nomen suum 14 Jan. alicui gratiæ in qua plures termini numerantur quam is in hac academia consummaverit, ille, qui sic nomen subscripserit, privetur sua voce per annum et mulctetur ad arbitrium procancellarii: et hæc gratia pro statuto habeatur.—L. Grat. D. fol. 88. L. P. S. fol. 156.

Cum Academia concesserit prælectori lectionis theologicæ 1 Jul. 1570. dominæ Margaretæ vi¹ xiii⁵ iv⁴ et ei oneri ferendo per quotidianas impensas non sufficiat, et omnia sacellani universitatis munera, ut papistica, per leges abrogantur, placet vobis ut annuus reditus, illi solvi consuetus, ad academiæ usum convertatur.—L. Grat. D. fol. 103.

# Statuta Reginæ Elizabethæ anno duodecimo regni sui edita.

Elizabetha Dei gratia Angliæ Franciæ et Hiberniæ regina fidei defensor, &c. Dilectis nobis cancellario magistris et scholaribus universitatis Cantabrigiensis salutem.

Quanta rerum vestrarum cura nos perpetuo solicitat, dum utilitati academiæ vestræ studemus, non tam privilegia a nostra benignitate vobis concessa quam legum et statutorum vestrorum nova quædam dispositio manifeste declarant: quorum altero injuriis obsistere quieteque studiis vestris incumbere, altero concordiæ rectæque reipublicæ vestræ gubernationi consulere possitis. De illo abunde satis a nobis est prospectum: istud quidem licet jamdiu a nobis inchoatum esse non ignoramus ac leges interea exercendas vobis dederimus, usu tamen atque experientia optima efficacique rerum magistra edocti animadvertimus in illis aliqua esse correctione digna. Rursus crescente hominum audacia nimiaque licentia aliquas novas prioribus esse adjiciendas duximus. Negotia enim quæ de novo emerserunt novo indigere auxilio facile cernimus. Nunc vero cum ista omnia accurate ut speramus sunt absoluta et perfecta, ea a vobis omnibus cum ea qua decet obedientia atque animi alacritate recipienda sunt. Leges itaque ac statuta hoc libello conscripta atque summa nostra regia authoritate sancita vobis in vestrum commodum mittimus ac promulgamus diligenterque atque fideliter a vobis observanda proponimus. Quod dum feceritis illisque ut oportet ex animo parueritis, non solum a Deo Optimo Maximo et a nobis laudem et præmium expectabitis, verum etiam una cum pietatis atque optimarum artium non modico incremento omnes gradus academiæ in pulcherrimum ordinem adducetis illiusque famæ atque dignitati optime prospicientes florentissimam efficietis ac tandem (quod apud nos non minimi est momenti) exemplo vestro tanquam in omnium oculis et mente positi reliquum populum nostrum ad consimilem legum nostrarum observationem ac ad pacem concordiam veramque obedientiam trahetis atque perducetis, digni regio favore, digni virtutis et literarum præmio. Sed quoniam exhortatio liberam excitat voluntatem, mandatum necessitatem facit, nec omnes virtutis amore sed plures pænæ metu ad leges custodiendas coguntur, omnibus igitur quibus jurisdictio in hac parte competit maximeque vobis qui potestatem publicam academiæ exercetis vel singulorum collegiorum gubernacula tenetis mandamus ut et vos ipsi statuta ista quatenus ad vos pertineant observetis et a reliquis omnibus diligentiam in eisdem observandis exigatis illorumque executioni totis viribus incumbatis. Si vero (quod absit) favore gratia lenitate vel incuria vestra ea contemni negligi vel non observari aliquando contigerit, vos quibus illorum executio demandata est quique aliorum gubernationem suscepistis hujus transgressionis reos judicabimus atque a vobis exactam rationem illius rei exposcemus. Dominus Jesus et voluntatem in vobis has leges custodiendi bonasque literas pietatemque discendi et facultatem easdem ad ipsius gloriam exercendi et exequendi concedat.

Dat. apud manerium nostrum de Reding 25° Septembris anno regni nostri duodecimo et anno Christi 1570.

In cujus rei testimonium has literas nostras manu nostra signatas magno sigillo nostro Angliæ muniri fecimus die et anno supradicto.

# LEGES sive STATUTA CANTABRIGIENSIS ACADEMIÆ.

Deum timeto: regem honorato: virtutem colito: disciplinis bonis operam dato. Sed qui reipublicæ vult leges et instituta proponere non solum laboris verum etiam et otii debet rationem habere. Interest enim studiosorum hominum et literatorum nonnunquam laxatos habere animos ut ad studia contentiores veniant. Et quanquam literarius labor re quidem vera sit suavissimum otium, tamen et otium suum habet negotium et intermissionem propterea requirit. Itaque lectionibus et disputationibus publicis fines terminosque ponamus.

## De terminorum assignatione.

## CAP. I.

Primus lectionum et disputationum dies erit a decimo die Octobris usque ad decimum sextum Decembris. Secundus terminus erit a tertio decimo die Januarii ad decimum ante pascha diem. Undecimo post pascha redintegrabuntur disputationes et lectiones publicæ usque ad diem veneris comitia sequentem. Terminus vacationis erit a die supradicto usque ad decimum Octobris in quo propter intemperiem cœli et pestis atque contagionis pericula nec publicæ lectiones (præter regias) nec disputationes sint in academiæ scholis, quæ momentum aliquod ad gradus adipiscendos adferant. Licebit tamen cuivis eo tempore suæ exercitationis causa publice quidvis prælegere aut etiam disputationem ibidem instituere venia tamen prius a cancellario data.

De baccalaureorum inauguratione et magnis comitiis.

#### CAP. II.

Solennis et annua sit professio baccalaureorum die Mercurii primam dominicam quadragesimæ præcedenti et prorogetur ad diem Jovis post quartam dominicam ejusdem, quo tempore omnes quæstionistæ antiquum et solitum examen subibunt: et magna comitia, cooptatio atque inauguratio cæterorum ordinum, primo Martis Julii: quo tempore si pestis obfuerit aut alia gravior causa fuerit quo minus solennes ritus possunt peragi, in primum diem Martis Octobris vel alium quemcunque diem differantur judicio cancellarii præscribendum.

# De lectoribus publicis.

## CAP. III.

Qui prælegerit theologiam jus civile medicinam aut mathematicam quaternis diebus in hebdomada ad minimum legat, nempe Lunæ Martis Mercurii et Jovis. Quod si festus dies intercurrat, in alio die supplebit ut omnino quatuor dierum lectio præcise observetur. Linguarum professores philosophiæ dialecticæ et rhetorices eandem in legendo formam observabunt. Quod ni fecerint, regii professores decem solidis pro qualibet lectione quam omiserint mulctentur. Et mulctæ quidem lectorum theologiæ Hebraicæ et Græcæ linguæ secundum præscriptum statuti Collegii Trinitatis in usum dicti collegii reddantur. Mulctæ duorum juris civilis

et medicinæ per vice-cancellarium exigantur. Reliqui autem quatuor ordinarii et publici lectores pro qualibet lectione quam omiserint solvent tres solidos et quatuor denarios. Et si quispiam prædictorum lectorum dies illos quatuor interpolatos sumere malit quam continuos, sub finem præcedentis lectionis auditores suos intermissionis hujusmodi commonefaciat sub pœna prædicta.

De temporibus lectionum et libris prælegendis.

### CAP. IV.

Tempora lectionum publicarum referuntur ad judicium vice-cancellarii qui pro tempore fuerit et magistrorum colle-Theologicus prælector tantum sacras literas doceat giorum. atque profiteatur. Jurisconsultus pandectas codicem vel ecclesiastica regni nostri jura quæ nos edituri sumus et non alia prælegat. Philosophicus lector Aristotelis problemata, moralia, politica, Plinium vel Platonem publice doceat. Medicinæ lector Hippocratem vel Galenum. Mathematicus professor, si cosmographiam docet, Melam, Plinium, Strabonem aut Platonem enarret: si arithmeticam, Tonstallum aut Cardanum &c: si geometriam, Euclidem: si astronomiam, Ptolomæum enarret. Dialectices professor Aristotelis elenchos aut topica Ciceronis. Prælector rhetorices Quintilianum, Hermogenem aut aliquem alium librum oratoriarum Ciceronis. Quos omnes libros vulgari lingua pro captu et intelligentia auditorum explicabit interpretabiturque. Græcæ linguæ professor Homerum, Isocratem, Demosthenem, Euripidem aut alium ex antiquioribus et artem una cum proprietate linguæ docebit. Lector Hebraicus non nisi ex fontibus sacræ scripturæ prælegat simulque grammaticam Hebraicam et linguæ proprietatem docebit. Omnes unius atque ejusdem scientiæ lectiones una atque eadem hora legant atque concurrant.

De publicarum lectionum auditoribus.

### CAP. V.

Nullus scholaris, quocunque gradu et nomine censeatur, sive collegiorum stipendiis sustentetur sive suis sumptibus

alatur, ullam publicam lectionem ejus professionis cui destinatus est omittat, sed a principio usque ad finem quiete et attente eam audiat: nullaque ejus excusatio admittatur nisi infirmitatis vel alterius urgentissimæ necessitatis prius vel post intra triduum per absentem a lectione ultro alleganda et per procancellarium vel procuratores approbanda. Qui huic ordinationi non paruerit, pro prima vice pretium communarum unius diei, pro secunda trium, pro tertia unius heb. domadæ, pro quarta duarum hebdomadarum persolvat. Quod si alicujus negligentia et contumacia longius processerit, pro arbitrio domini cancellarii puniatur. Magister, præses aut præpositus cujusque collegii hanc mulctam ad denunciationem et petitionem cancellarii ab eo qui peccaverit exigito et persolvito dividendam æqualiter inter academiam procuratores et præcones. Atque quo certius constet qui cuique lectioni interesse teneantur, volumus ut primarii lectores omnium collegiorum, ab aliquo præconum triduo ante initium cujusque termini admoniti, schedulam nomina singulorum sociorum discipulorum pensionariorum sizatorum subsizatorum in suis collegiis commorantium continentem et quas lectiones quilibet audire et frequentare debeat, infra tres dies procuratoribus vel eorum alteri exhibeant. Quod si illi admoniti non fecerint sive bedelli per vices neglexerint, qui delinquit sex solidorum et octo denariorum mulctam Quinetiam ne quispiam in fraudem prædicti statuti et ordinationis delinquens impune latere possit, statuimus ut Decani cujusque collegii aut, si nullus ibi sit decanus, tunc primarii lectores monitores singulis septimanis pro qualibet dictorum auditorum classe (artium magistros, legum, musicæ et medicinæ baccalaureos et superiores gradus excipimus) constituant. Qui iidem monitores, nisi singulis diebus quibus professores legere contigerit statim finita lectione schedulam absentium, sero venientium vel exeuntium alteri bedellorum in scholis tradiderint, pro qualibet vice duodecim denariis mulctentur. Porro ut magistri artium, legum baccalaurei et qui sunt superioris gradus suas etiam lectiones diligenter frequentent, collegiorum præpositi aut eorum locum tenentes sedulo providebunt.

quidem.

De ratione studiorum et quibus modis ad altiores gradus dignitatis juvenes promoventur.

### CAP. VI.

Primus annus rhetoricam docebit: secundus et tertius dialecticam. Quartus adjungat philosophiam; et artium istarum domi forisque pro ratione temporis quisque sit auditor. In hoc quadriennio bis quisque disputato in publicis scholis; bis respondeto in suo grege. Quæ si perfecerit et post consuetum examen dignus videatur, post completum quadriennium et non ante baccalaureus esto: ita tamen quod prius respondeat quæstioni et stet in quadragesima¹ more consueto usque ad postremum actum et super his cautionem realem exponat.

De baccalaureis artium.

#### CAP. VII.

Hi auditores assidui philosophicæ lectionis, astronomiæ, perspectivæ et Græcæ linguæ sint, idque quod inchoatum antea erat sua industria perficiant. Intererunt cunctis magistrorum artium disputationibus aperto capite nec abibunt inde nisi a procuratoribus petita venia. Baccalaureus quisque ter respondebit magistro objicienti, bis in sui gregis exercitatione respondebit declamabitque semel. In his ubi justum trium annorum spatium versatus fuerit et hæc illum perfecisse constiterit, postquam solenniter productus fuerit, cooptabitur in magistrorum ordinem. Jurabunt autum singuli magistri artium in comitiis suis de regentia sua per quinquennium retinenda et cursu disputationum toto hoc tempore servando, post quod tempus non-regentes erunt. Regentes autem in artibus, qui ante hæc statuta inaugurati sunt, regentiam suam retinebunt ad quinquennium a tempore inaugurationis suæ numerandum et non ultra: et si quinquennium illud jam elapsum sit, statim non-regentes erunt.

## De magistris artium.

## CAP. VIII.

Magister artium sedulus erit theologiæ atque Hebraicæ lectionis quotidianus auditor, quibus rebus annorum septem

<sup>&</sup>lt;sup>1</sup> Respecting this expression see Dr. Peacock on Univ. Stat. Append. A. p. vi. &c.

dabit operam: quo spatio bis disputabit contra theologiæ baccalaureum, semel post quartum annum respondebit in theologia: concionabitur Latine semel et semel Anglice in academiæ templo et semel ad crucem divi Pauli infra annum post gradum baccalaureatus susceptum. Et si hoc tempore in theologia profecerit, post completum septennium et non antea per solennem inaugurationem baccalaureus fiat.

De illis qui ad academiam viginti quatuor annos nati accedunt.

### CAP. IX.

Qui ad academiam viginti quatuor annos nati accedunt et se studio theologiæ totos tradunt, si omnes hujusmodi exercitationes coluerint quæ ad magistros artium ad theologiam conversos spectant, post decennium ad gradum baccalaureatus theologiæ accedere poterunt sine ullo in artibus gradu suscepto: ita tamen ut officiariis pro inferioribus gradibus more ab academia recepto satisfaciant.

# De baccalaureis theologiæ.

### CAP. X.

Theologiæ baccalaureus theologicam lectionem audiat quotidie: in quæstionibus theologicis bis opponet, semel respondebit idque doctori si commode fieri poterit: Latine semel, Anglice semel concionabitur in academiæ templo et semel ad crucem divi Pauli infra annum a gradu suscepto. Quinquennium post baccalaureatum susceptum in theologia progressus, poterit vocari in ordinem doctorum.

Si quis cupiens cooptari in ordinem baccalaureorum aut doctorum theologiæ non responderit nec opposuerit secundum ordinem supra præscriptum in eisdem statutis, is nihilominus poterit baccalaureus fieri si semel doctori responderit et publice unam concionem ad clerum et alteram ad populum habuerit et infra annum post gradum susceptum unam ad crucem divi Pauli. Et post baccalaureatum idem poterit esse doctor, si semel doctori responderit et, unam concionem ad clerum habuerit in academiæ templo ante ejus admissionem et alteram ad crucem divi Pauli infra annum sequentem, modo quinquennium compleverit post gradum baccalaureatus.

## De doctoribus theologiæ.

### CAP. XI.

Post tantum laboris susceptum et tot pericula atque examina nolumus plus laboris doctoribus imponere quam ipsi volunt sua sponte suscipere nisi quod semel infra annum suscepti gradus quæstionem ipsi sibi proponent in publicis scholis cujus ambigua et dubitationes, dum in utramque partem enucleaverint, definient determinabuntque sub pæna quadraginta solidorum academiæ solvendorum.

# De legum studiosis.

### CAP. XII.

Qui a primo in academiam adventu legibus operam dabit, primum annum integrum institutionum lectioni domi suæ impendat: deinde quinquennium totum publicum juris professorem audiat. Respondebit publice semel professori aut alicui doctori ejusdem facultatis antequam fiat baccalaureus juris. Qui fuerit ante baccalaureus artium, quatuor annorum studio poterit juris esse baccalaureus, si ordine præscripto responderit.

# De legum baccalaureis.

# CAP. XIII.

Hic etiam regium in jure professorem audiat quinquennium. Respondebit hoc tempore bis in suis scholis, opponet semel et cooptabitur doctor. Magister artium septennium dans operam legibus et cæteris perfunctus quæ hic requiruntur, poterit cooptari inter legum doctores.

# De legum doctoribus.

## CAP. XIV.

Doctor legum mox a doctoratu dabit operam legibus Angliæ, ut non sit imperitus earum legum quas habet sua patria et differentias exteri patriique juris noscat.

### De studiosis medicinæ.

### CAP. XV.

Medicinæ studiosus sex annos rem medicam discet ejus lectionis auditor assiduus: anatomias duas videat: bis respondeat, semel opponat antequam baccalaureus fiat.

# De studiosis chirurgiæ.

### CAP. XVI.

Chirurgiæ studiosus duas anatomias faciat: tres ad minimum curationes se fecisse probet, antequam admittatur ad praxin chirurgiæ.

De baccalaureis medicinæ.

### CAP. XVII.

Baccalaureus medicinæ respondebit bis semelque opponet: anatomias tres aut ad minimum duas videbit: et tunc post quinquennium a gradu baccalaureatus suscepto admitti poterit ad doctoratum in medicina.

### De doctoribus medicinæ.

### CAP. XVIII.

Post solennem disputationem et inaugurationem suam medicari licite poterit in omni medicandi genere. Magister artium septennium rei medicæ dans operam, postquam bis doctori in eadem facultate responderit semelque opposuerit publice, poterit fieri doctor medicinæ.

De modo approbandi eos qui gradum magisterii in artibus suscepturi sunt.

## CAP. XIX.

Omnis cooptandus in ordinem magistrorum artium, sive alicujus collegii sive propriis sumptibus alatur, primum approbetur a præposito et majori parte sociorum collegii cujus est vel a præposito et majori parte seniorum juxta singulorum collegiorum statuta et consuetudines: et collegii nomine ab uno ex eodem collegio aut ordinario lectore facultatis sistetur coram cancellario in congregatione. Tum coram exponatur, et de libro statutorum clare legatur, quid leges academiæ requirant ab eo qui in illum ordinem, quem petit, cooptari debeat. Quæ si perfecerit et visitaverit doctores et magistros regentes aut debitam industriam ut eos visitaret præstiterit, modo majorem partem præsentium regentium de scientia et

credulitate habuerit secundum morem scholarium in scrutinio, admittatur, nisi quisquam sponsionem facere velit et infra octo dies probet eum propter imperitiam indignum aut vitiosos mores infamem aut non perfecisse quæ leges requirunt. In dicto autem scrutinio stabunt procancellarius et procuratores.

# De cæremoniis in gradibus conferendis.

#### CAP. XX.

Cæremoniæ in gradibus conferendis eædem sint quæ antea fuerant secundum antiquum academiæ morem. Qui in aliqua congregatione procancellario aliquem pro aliquo gradu suscipiendo repræsentat, consueta verborum forma utatur. Procancellarius baccalaureum theologiæ admittens his verbis utatur; Admittimus te ad enarrandum omnes apostolicas epistolas in nomine Patris &c. Doctorem autem admittens ita dicet; Admittimus te ad interpretandum et profitendum universam sacram scripturam tam veteris quam novi testamenti in nomine Patris &c.

## De gratiis concedendis.

### CAP. XXI.

Nulla gratia pro gradu aliquo suscipiendo extra terminum omnino vel petatur vel concedatur, nec etiam infra terminum nisi subsequentibus modo et forma viz. ut primum approbetur a præposito et majori parte sociorum collegii sui vel a præposito et majori parte seniorum et a magistro seu illius vicem gerente vel a lectore publico ejus collegii subscribatur. Nec plures proponant terminos in quibus studuerint in academia oppositiones responsiones aut alia scholastica exercitia, quam rei fert veritas: aliter ipsa gratia nulla sit. Et qui falsæ petitioni subscripserit, voce sua in senatu per biennium sit ipso facto privatus et inhabilis etiam ad aliquod officium et munus gerendum infra academiam per idem tempus. Deinde in plena congregatione regentium et non-regentium senior procurator illas gratias publice recitabit, quæ a cancellario et reliquis pro capite illius anni designatis seu in eorum loca surrogatis approbatæ fuerint: et sequente congregatione vel concursu ejusdem congregationis continuatæ illæ ipsæ gratiæ in domo non-regentium primum a seniore scrutatore

iterum publice legentur: ac statim duo scrutatores cum seniore non-regente tunc præsente in scrutinio stabunt ac vota aliorum per hoc verbum Placet vel non Placet et non aliter accipient et ea scriptis mandabunt, præcone primum ad scrutinium proclamante: quod similiter secundo et tertio modico interjecto intervallo faciet. Et si post trinam illam monitionem a voce danda cessatum fuerit, senior scrutator collatis prius suffragiis publice pronunciabit pro majore parte suffragantium Placet eis vel Non Placet eis. Quam formam observabunt etiam in domo regentium senior procurator in legendo et pronunciando, procancellarius et duo procuratores in suffragiis accipiendis et præco ad scrutinium vocando et reliqui regentes in vocibus suis dandis. Ea vero observatione omissa inanes et irritæ sint gratiæ. Hinc autem excipimus gradum baccalaureatus artium qui antiquum modum petendi retinebit.

Decernimus ut nulla gratia, quæ proponetur in scholis, dispensationem habeat quamcunque: et si secus fiat, gratiam illam irritam et inanem esse volumus. Nec ulli concedatur gratia ut ejus admissio stet ei pro completis gradu et forma sub pæna perjurii procancellarii et eorum qui fuerint in capite nisi sint regiæ majestati a secretis aut episcopi aut nobiles vel nobilium filii.

# De disputationibus sophistarum.

## CAP. XXII.

Ordo disputationum hic est. Inter sophistas veterrimus se responsorem exhibebit et ordine sequentur alii juniores ad finem illius anni. Primus dies termini erit decimus Octobris. Non respondebit nisi qui secundum annum expleverit. Tres principes quæstiones proponat, unam in mathematicis, alteram in dialecticis, tertiam in philosophicis naturalibus aut moralibus, quas triduo ante affiget valvis scholæ suæ. Cæteri contra disputanto. Ubi responsor hæsitaverit, moderator alter si possit nodum dissolvito. Tempora earum disputationum erunt diebus Lunæ, Martis, Mercurii, Jovis et Veneris a prima post meridiem ad tertiam. Scholæ moderator per singulas disputationes tres suo arbitrio permittat vetustatis ordine

argumenta respondenti proponere præter principalem disputatorem.

De baccalaureorum disputationibus.

### CAP. XXIII.

Baccalaureorum disputationes fient die Veneris, a nona ad undecimam, si nulla tunc magistrorum disputatio sit: tunc enim fient ab hora prima ejusdem diei usque ad tertiam. Respondebit non nisi baccalaureus secundi anni. Incipiat veterrimus et ordine reliqui sequentur. Contra disputabit unus suo ordine, cui scholæ moderator adjunget quatuor aut plures pro suo arbitrio in singulis disputationibus qui argumenta respondenti objiciant. Qui cursum suum in respondendo omiserit, decem solidis mulctetur: qui vero opponendo cursum omiserit, tribus solidis et quatuor denariis.

De declamationibus baccalaureorum.

### CAP. XXIV.

Baccalaureorum declamationes erunt diebus Sabbati ab hora octava ad nonam ante meridicm. Prima vero hebdomada duo ordine baccalaurei unum thema tractabunt, cujus contrariam partem duo alii defendent hebdomada sequenti sub pæna quinque solidorum si quis cursum suum omiserit.

De magistrorum artium disputationibus.

### CAP. XXV.

Magistrorum artium disputationes erunt singulis diebus Lunæ, Martis, Mercurii, Jovis singulis septimanis in termino aliquis festus dies intervenerit. Durabunt autem ab hora nona ante meridiem ad undecimam. Et singuli magistri artium ad eas cogentur quoad quartum post inaugurationem suam annum expleverint: post quod tempus inter theologos, jureconsultos aut medicos disputabunt. Inhibemus ne duo magistri eodem tempore disputent aut duo baccalaurei respondeant, nisi alter eorum variaverit. Magistri artium primi anni, quemadmodum in antiquis statutis præcipitur, sic etiam nunc bis disputabunt, priusquam ad aliorum cursum ventum sit.

# De theologorum disputationibus.

### CAP. XXVI.

Quolibet secundo die Jovis cujuslibet termini fiat disputatio in theologia: in qua disputatione duæ theses theologicæ per dominum procancellarium, regium in theologia professorem ac unum doctorem vel baccalaureum theologiæ seniorem in universitate præsentem approbandæ tractabuntur ab hora prima post meridiem ad horam quartam ejusdem diei. Respondebit baccalaureus in theologia maxime senior et sic deinceps cæteri ejusdem ordinis secundum senioritatem suam et post eos omnes magistri artium postquam quartum annum a gradu magisterii suscepto compleverint (qui medicinæ aut juri civili per statuta collegiorum non destinantur aut tenentur ad disputationem juris civilis aut medicinæ) sive sint socii collegiorum sive pensionarii secundum senioritatem suam in academia. Si quis cursum suum intermiserit, muletabitur viginti solidis totiens quotiens: ita tamen ut nihilominus idem cursum suum intermittens ad proximam tencatur disputationem theologicam, donec in propria persona eadem præstiterit sub pœna consimili. Opponentes crunt tres secundum cursum et ordinem collegiorum præscriptum in his statutis. Stet mulcta ibidem præscripta omni excusatione seposita. Si quis tamen pro gradu suo velit respondere, aut alio die respondeat aut vicem commutet cum eo qui responderet: ita ut proximo die Jovis disputabili is qui prius respondisset locum et cursum occupet. Bedellis vero solitam pro singulis disputationibus collectam reservamus. Ab aliis oneribus respondentes absolvimus nisi pro gradu respondeant quo tempore eosdem ad ordinem et statuta collegiorum in quibus degunt referimus.1 Quod si quisquam propter aliquam causam rationabilem per cancellarium, regium professorem in theologia et magistrum ac majorem partem sociorum collegii sui approbandam mutaverit cursum suum, idem tamen arctetur ad cursum suum servandum in propria sua persona, cessante hujusmodi causa similiter approbanda eodem termino aut proximo sub pona prædicta. Quod si festus dies intercesserit, proximo die Jovis disputabili cadem disputatio compleatur. Ad extremum statuimus quod hæc disputatio progredietur

<sup>&</sup>lt;sup>1</sup> This sentence is defective.

et descendet hoc ordine de termino in terminum et de anno in annum donec omnes qui hoc statuto astringuntur respondeant. Tunc vero iterum hæc disputatio incipiat a senioribus ut supra institutum est et sic progrediatur de tempore in tempus.

De ordine quo singula collegia opponentes et disputatores suppeditabuni

### CAP. XXVII.

Primo Collegium Regium unum.

Deinde Collegium Trinitatis unum.

Post Collegium divi Johannis unum.

Post Collegium Christi Petri et Magdalenæ unum.

Post Collegium Reginale Pembrochiæ et Catherinæ

Postremo Collegium Jesu Gonvile et Caii Corporis Christi et Claræ unum.

unum.

Altero die collegium Trinitatis inchoabit, et ita circulo, quoad quodque collegium primum sit et postremum. Singulis vero disputationibus tres ab his collegiis aut collegiorum copulationibus replicatores et disputatores adsint. Magistri artium replicabunt eo ordine quo fuerint inaugurati in academia. Si quis neglexerit, mulctetur sex solidis; eorum duobus procuratoribus, duobus respondenti et totidem praconibus numerandis.

# De jurisconsultorum disputationibus.

### CAP. XXVIII.

Juris civilis disputatio fiet sexto die Jovis in unoquoque termino aut alio ad assignationem cancellarii. Disputabit regius prælector aut doctor aliquis ejus facultatis. Respondebit qui pro forma locum petit aut ejus defectu aliquis eorum qui juri civili dant operam secundum ordinem senioritatis suæ. Quod si neglexerit, mulctabitur viginti solidis. Auditores vero duo regii professoris in eadem facultate juxta senioritatem suam opponent, ubi videbitur prælectori aut doctori disputanti sub pæna sex solidorum quoties quis deliquerit. Atque ut certius in posterum de senioritate constet, quilibet

legum baccalaureus omnibus artium magistris qui anno sequenti in eum ordinem cooptantur quoad disputandi ordinem senior, magistris autem artium ejusdem vel superioris anni junior censeatur. Legum autem baccalaurei, ne senioritatis inter se ignoratione disputandi cursum impediant, senioritatem pro ordine admissionis habeant. Responsores et disputatores sumentur ex aula Trinitatis et ex aliis collegiis de numero illorum, qui privilegiis studii juris civilis uti volunt, modo doctores non sunt, sub pæna ejusdem quæ prædicitur mulctæ. Hi duas ad minimum horas in disputatione permanebunt. Hæ disputationes ut rite ordine et perpetuo fiant, aula Trinitatis providebit et collegia eo ordine quem ante posuimus. Et si desiderabuntur responsor aut disputatores, eadem mulcta imponetur delinquentibus quam ante nominavimus.

## De medicorum disputationibus.

#### CAP. XXIX.

Medicina disputationem habebit nono die Jovis in quoquo termino aut alio ad voluntatem procancellarii. Disputabit prælector regius aut aliquis doctor. Respondebit qui proforma locum petit aut ejus defectu aliquis eorum qui medicinæ dant operam secundum ordinem senioritatis suæ sub pæna viginti solidorum quoties deliquerit. Et auditores duo regii professoris in eadem facultate opponent juxta senioritatem suam sub pæna sex solidorum.

# De facultatum omnium disputationibus.

## CAP. XXX.

Duæ theses vel conclusiones omnium harum disputationum octo dies ante diem destinatum disputationi scholarum publicarum valvis et cathedræ disputantis a respondente affigantur et eodem tempore ad professores earundem scientiarum atque ad procuratores et præcones per respondentem adducantur sub mulcta duorum solidorum eidem infligenda. Die vero sequenti præcones easdem quæstiones adducent ad eos qui sunt disputaturi sub eadem mulcta.

De determinatoribus singularum disputationum.

### CAP. XXXI.

Regius in theologia professor et singularum artium atque facultatum prælectores singulis ejusdem artis disputationibus intererunt præter prælectorem philosophiæ, quem baccalaure-orum disputationibus tantum præesse volumus. De argumentis judicabunt, et si quæ vel difficilia sunt vel male ab aliis dissoluta, ipsi dissolvent atque ad extremum, quid ipsis de singulis propositis disputationibus videatur, determinabunt ac definient.

De disputationibus in vesperiis et die comitiorum.

### CAP. XXXII.

Disputatio theologica in vesperiis comitiorum erit sub hora octava antemeridiana ad undecimam: in die comitiorum ab hora octava ad undecimam: philosophica vero in vesperiis ab hora prima usque ad tertiam: in die ab hora undecima usque ad secundam. Disputatio in jure civili erit in vesperiis ab hora tertia usque ad quartam: in die ab hora secunda usque ad tertiam. Disputatio in medicina in vesperiis erit ab hora quarta usque ad quintam: in die ab hora tertia ad quartam. Si vero nulla sit in vesperiis disputatio theologica, tum disputatio philosophica eodem tempore erit: et disputatio in jure civili erit ab hora prima ad tertiam: et medicinæ disputatio a tertia ad quintam.

Procancellarius erit moderator et determinator theologicæ disputationis in comitiis si ita illi videbitur: sin minus, regius in theologia professor aut alius doctor a procancellario assignandus.

Baccalaurei theologiæ juris civilis et medicinæ ejus anni comitiis quo hos gradus suscipiunt vel unum ex seipsis communiter eligant vel aliquem alium suo sumptu provideant qui in die comitiorum sua in arte respondeat.

In omnibus comitiis et disputationibus publicis academiæ et privatis collegiorum nulla neque oratio neque quæstionum explicatio de libro scripto legatur. Hoc si quis privatim violaverit, domi a magistratibus suis justa pæna coerceatur: sin publice quinque solidis mulctetur, singulis procuratoribus

et præconibus academiæ singulis solidis tribuendis: proviso quod hac lege theologi, jurisconsulti et medici non tenebuntur.

Lector theologiæ, juris, medicinæ regius semper cathedram illius artis teneat, modo sit doctor in illa facultate.

Regius in medicina lector unam anatomiam singulis annis faciet, si auditores hoc requirant et anatomiæ impensas perselvere velint.

### De electione cancellarii.

### CAP. XXXIII.

Cancellarii magistratus tam diuturnus esto quam vetera statuta moresque academiæ permittebant, nimirum ad biennium integrum, aut tamdiu quam tacito consensu academiæ cancellarius permittatur in eodem officio manere. Intra quatuordecim dies post vacationem hujus muneris certo cognitam a regentibus et non-regentibus ad hunc modum novus cancellarius eligatur. Præcones aut viatores academiæ procancellarii jussu congregationem regentium et non-regentium in horam nonam subsequentis diei vocabunt. Tum autem procancellarius et procuratores assumpto juniore doctore theologiæ qui tum in academia fuerit, vel si nullus theologiæ doctor præsens in academia fuerit adhibito juniore doctore juris civilis aut medicinæ, stabunt in scrutinio suisque suffragiis prius in scripto latis cæterorum præsentium suffragia scripta accipient. Hæc omnia senior procurator accepta palam et sigillatim leget, et ille per procancellarium cancellarius electus renunciabitur cui plurimi suffragati fuerint. Confestim autem post electionem instrumentum electionis ejus factum sigillo communi obsignabitur et quam maturrime fieri poterit illi tradetnr.

# De electione procancellarii.

### CAP. XXXIV.

Tertio Novembris, hora videlicet octava ante meridiem, munus procancellariatus quotannis de jure vacabit. Ac hora nona proxime sequenti in domo regentium convenient omnes collegiorum præpositi ac statim senior gradu primum, deinde singuli ordine suo, unum aliquem ad id officium nominabunt, e quorum numero dicti præpositi duos punctis suis notabunt. quorum alter et non alius eligatur in procancellarium. Si vero de majori numero præpositorum, non habita ratione numeri totius sed plurium, in signandis duobus vel eorum altero in tribus scrutiniis constare non possit, tunc ille ex his qui paria habent suffragia nominetur, in quem regius in theologia professor consenserit. Et illos duos sic designatos eodem die is qui gradu præest seniori procuratori publicandos regentibus et non-regentibus ante electionem significabit. Quos si senior procurator sic publicare recusaverit, illum officio procuratoris ipso facto privatum declaramus. Electio autem novi procancellarii non ante viginti quatuor horas post vacationem et omnino ante horam quintam postmeridianam quinti diei ejusdem mensis fiet ad hanc formam. procancellarii vacante præcones jussu procuratorum congregationem regentium et non-regentium in horam nonam aut primam quartæ diei ejusdem mensis Novembris vocabunt: alioqui ipsi præcones in horam nonam aut primam illius quinti diei id sua auctoritate facient. Tunc procuratores assumptis duobus senioribus doctoribus in academia præsentibus, aut horum vice si nulli in academia fuerint duobus senioribus in theologia baccalaureis, in scrutinio stabunt et conscripta sua ipsorum suffragia primi ferent ac deinceps omnium aliorum regentium et non-regentium suffragia scripta accipient. Hæc senior procurator aperte et separatim leget et ille ex duobus quos collegiorum præfecti nominaverunt et non alius procancellarius erit, quem major pars regentium et non-regentium suffragiis suis elegerit. Si vero hoc officium procancellariatus infra annum vacaverit, quam proxime ad formam suprascriptam infra triduum vacationis cognitæ novus eligetur.

# De electione procuratorum.

#### CAP. XXXV.

Volumus ut collegia singulis annis procuratores futuri anni ex regentibus vel non-regentibus tertii ad minimum suæ regentiæ anni nominent et ut ordinem inceptum et infrascriptum inviolabiliter observent. Atque cum ad calcem

ordinis perventum fuerit, rursus a capite incipiant, et ita circulariter in nominandis procuratoribus juxta eundem ordinem perpetuo procedatur. Quos sic nominatos ante primum Augusti præfecti illorum collegiorum vel alii illorum nomine procancellario præsentabunt, eosdemque sic præsentatos et nominatos regentes eligere omnino tenebuntur, nisi legitima causa sive exceptio contra eosdem ante primum Octobris coram procancellario allegata et coram eodem et majore parte præpositorum collegiorum infra quatuor dies proximos probata et approbata fuerit.

Electio autem procuratorum postridie Dionysii erit, quo tempore procuratores taxatores et scrutatores anni præteriti munere suo se abdicabunt: et confestim postquam illi ab hoc munere discesserint, sine ulla intermissione ad electionem novorum procedatur ad hunc modum. Cancellarius duobus magistris artium regentibus senioribus assumptis in scrutinio stabit et illi sua ipsorum scripta suffragia primi ferent, deinde omnium aliorum regentium scripta suffragia accipient, quæ senior magister artium aperte et separatim leget illique procuratores erunt quos major pars præsentium suffragiis suis elegerit. Procuratores electi syngraphas cancellario dabunt de solvendo regio vectigali reliquaque pecunia seneschallo et bedellis pendenda pro liberatione academiæ et de omnibus illis rebus per seneschallum academiæ in scripta redigendis in pergameno et procancellario tradendis quæ in duabus letis academiæ quotannis præsentantur: et cancellarius syngraphas non reddet, donec procuratores sufficientes acquietancias in publicam academiæ cistam intulerint.

Ordo secundum quem collegia quotannis procuratores nominabunt inceptus anno Domini 1557: quoad taxatores vero inceptus 1570.

1 { Collegium Regale. Aula Trinitatis.

- 2 { Collegium Trinitatis. Domus Petri.
- 3 { Collegium Johannis. Collegium Christi.
- $\begin{array}{c} 4 & \left\{ \begin{array}{l} \Lambda \text{ula Pembrochiæ.} \\ \Lambda \text{ula Claræ.} \end{array} \right. \end{array}$

5 { Collegium Regale. Collegium Corporis Christi.

6 { Collegium Trinitatis. Collegium Reginale.

7 { Collegium Johannis. Collegium Jesu.

8 { Collegium Gonvile. Aula Catherinæ.

9 { Collegium Regale. Domus Petri.

10 { Collegium Trinitatis. Collegium Christi.

11 { Collegium Johannis. Aula Pembrochiæ.

12 { Collegium Reginale. Aula Claræ.

13 { Collegium Regale. Collegium Corporis Christi.

14 { Collegium Trinitatis. Collegium Jesu.

15 { Collegium Johannis. Domus Petri.

16 { Collegium Christi. Collegium Gonvile.

17 { Collegium Regale. Aula Pembrochiæ.

18 { Collegium Trinitatis. Aula Catherinæ.

19 { Collegium Johannis. Collegium Reginale.

20 { Collegium Christi. Domus Petri.

21 { Collegium Regale. Aula Claræ.

22 { Collegium Trinitatis. Collegium Corporis Christi.

23 { Collegium Johannis. Collegium Magdalenæ.

24 { Aula Pembrochiæ. Collegium Jesu.

26	{ Collegium Regale. Collegium Reginale.
20	Collegium Reginale.
26	{ Collegium Trinitatis. Collegium Gonvile.
	Collegium Gonvile.
27	{ Collegium Johannis. Domus Petri.
28	
	{ Collegium Christi. Aula Claræ.
29	Collegium Regale.
	Collegium Corporis Christi.
30	
	Collegium Trinitatis.  Aula Pembrochiæ.
21	{ Collegium Johannis. Collegium Jesu.
31	Collegium Jesu.
32	Collegium Reginale.
02	Aula Catherinæ.
33	Collegium Regale.
	Domus Petri.
34	Collegium Trinitatis. Collegium Christi.
	Contegram Christi.
	Collegium Johannis
35	Collegium Johannis.
	Collegium Johannis. Aula Claræ.
35 36	Collegium Johannis. Aula Claræ.
36	{ Collegium Johannis. Aula Claræ. { Aula Pembrochiæ. { Collegium Gonvile.
	{ Collegium Johannis. Aula Claræ. Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi.
36 37	{ Collegium Johannis. Aula Claræ. Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi.
36	Collegium Johannis. Aula Claræ. Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi. Collegium Trinitatis. Collegium Reginale.
36 37 38	Collegium Johannis. Aula Claræ. Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi. Collegium Trinitatis. Collegium Reginale.
36 37	Collegium Johannis. Aula Claræ. Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi. Collegium Trinitatis. Collegium Reginale. Collegium Johannis. Collegium Jesu.
36 37 38	Collegium Johannis. Aula Claræ. Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi. Collegium Trinitatis. Collegium Reginale. Collegium Johannis. Collegium Jesu.
36 37 38 39	Collegium Johannis. Aula Claræ. Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi. Collegium Trinitatis. Collegium Reginale. Collegium Johannis. Collegium Jesu. Collegium Christi. Domus Petri.
36 37 38 39	Collegium Johannis. Aula Claræ. Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi. Collegium Trinitatis. Collegium Reginale. Collegium Johannis. Collegium Jesu. Collegium Christi. Domus Petri.
36 37 38 39 40 41	Collegium Johannis. Aula Claræ. Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi. Collegium Trinitatis. Collegium Reginale. Collegium Johannis. Collegium Jesu. Collegium Christi. Domus Petri. Collegium Regale. Aula Catherinæ.
36 37 38 39 40	Collegium Johannis. Aula Claræ. Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi. Collegium Trinitatis. Collegium Reginale. Collegium Johannis. Collegium Jesu. Collegium Christi. Domus Petri.
36 37 38 39 40 41 42	Collegium Johannis. Aula Claræ.  Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi. Collegium Trinitatis. Collegium Reginale. Collegium Johannis. Collegium Jesu. Collegium Christi. Domus Petri. Collegium Regale. Aula Catherinæ. Collegium Trinitatis. Aula Pembrochiæ.
36 37 38 39 40 41	Collegium Johannis. Aula Claræ.  Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Trinitatis. Collegium Reginale. Collegium Johannis. Collegium Johannis. Collegium Christi. Domus Petri. Collegium Regale. Aula Catherinæ. Collegium Trinitatis. Aula Pembrochiæ. Collegium Johannis. Aula Claræ.
36 37 38 39 40 41 42	Collegium Johannis. Aula Claræ.  Aula Pembrochiæ. Collegium Gonvile. Collegium Regale. Collegium Corporis Christi. Collegium Trinitatis. Collegium Reginale. Collegium Johannis. Collegium Jesu. Collegium Christi. Domus Petri. Collegium Regale. Aula Catherinæ. Collegium Trinitatis. Aula Pembrochiæ.

Decernimus etiam quod, quotiescunque officium procuratoris infra annum suscepti officii per mortem, cessionem, resignationem, deprivationem, amotionem seu alio modo quocunque vacare contigerit, aula Trinitatis pro reliqua parte anni procuratorem nominabit et præsentabit ad modum et formam suprascriptam quam proxime fieri potest eligendum, nisi justa ausa ut dictum est impediat. Idem etiam observari volumus in omni hujusmodi vacatione taxatoris.

### De electione scrutatorum.

#### CAP. XXXVI.

Eodem die et tempore, quo procuratores a regentibus eliguntur, duo non-regentes ad officium scrutatorum a non-regentibus eligentur ad hanc formam. Stabunt in scrutinio jurati per cancellarium duo seniores doctores non-regentes, aut eorum defectu duo baccalaurei in theologia, aut in eorum absentia duo seniores non-regentes, qui sua et aliorum omnium non-regentium vota et suffragia accipient et senior electos per majorem partem præsentium aperte pronunciet: qui jurati per cancellarium scrutatorum officio per illum annum gaudebunt.

## De electione ædilium sive taxatorum.

### CAP. XXXVII.

Volumus etiam ut collegia bina annis singulis duos regentes vel non-regentes nominent taxatores futuri anni eo ordine, qui in nominandis procuratoribus præscriptus est, incipiendo hoc anno ab his collegiis, quæ in primo loco constituuntur, et eodem ordine et cursu progrediendo et recurrendo. Hos præfecti collegiorum seu alii eorum vice cancellario ante primum Septembris præsentabunt: quos regentes eligere omnino tenebuntur et non alios si nulla legitima causa vel exceptio impediat ante primum Octobris cancellario alleganda et infra quatuor dies proximos coram eodem et majore parte præfectorum collegiorum probanda et approbanda. Electio autem fiet ad formam sequentem. Postridie Dionysii viz. hora prima post meridiem stabunt in scrutinio cancellarius et duo procuratores et sua primum vota simul sed diversis tamen scriptis de utroque taxatore ferent: deinde omnium similiter regentium scripta suffragia accipient.

Ea senior procurator aperte leget, et illi taxatores erunt quos major pars præsentium elegerit.

De præconum seu viatorum numero officio et electione.

### CAP. XXXVIII.

Tres erunt præcones seu viatores armigeri, pari loco et munere, et unus inferioris loci bedellus. Illorum vero trium si quando munus vacaverit, cancellarius curabit congregationem regentium et non-regentium intra triduum in horam nonam subsequentis diei vocandam. Tunc cancellarius et procuratores primo sua ipsorum suffragia scripta ferent, deinde cæterorum præsentium omnium scripta suffragia accipient: quibus palam et separatim per seniorem procuratorem lectis ille præco renunciabitur quem major pars suffragantium elegerit: quem cancellarius jurejurando astrictum ad hoc Pecuniam autem aliquam aut munus munus admittet. aliquod neque cancellarius neque procuratores neque quisquam alius regentium et non-regentium nec ante electionem nec post pro suffragio suo vel requirat vel oblatum accipiat, sed eos ad hujusmodi munera sine ulla mercedis expectatione aut acceptione eligent. Et si quis contra fecerit, perpetuo infamis jus suffragii amittat. Et quanquam volumus unumquemque præconum aut viatorum sic electum et admissum ad omne tempus vitæ suæ in hoc officio permanere, nisi insignis aliqua culpa expulsionem atque ejectionem requirat, quo diligentius tamen in officio versentur iidem præcones aut viatores, post festum Sancti Michaelis prima illius termini congregatione baculos suos cancellario tradant, qui cum procuratoribus secrete in quodam scrutinio a regentibus et non-regentibus quæret quemadmodum se gesserunt, num seduli et diligentes administri fuerint. Qui si sedulo et honeste officium suum fecisse judicabuntur, cancellarius illis baculos reddet et illorum integritatem ac diligentiam laudabit et ad similem diligentiam et integritatem hortabitur. quid ab illis per negligentiam admissum fuisse quisquam magistrorum conquestus fuerit, aut si non fecisse officium suum a quoquam magistrorum artium conquestum fuerit cancellario, tum cancellarius eos admonebit sui muneris, aut

aliter pro ratione culpæ castigabit atque corriget. Sin vero quocunque tempore quisquam illorum insigniter negligens adversus cancellarium procancellarium aut procuratores fuerit, et post alteram et tertiam admonitionem corrigere sese noluerit, vel aliquod detestabile flagitium perpetraverit, unde academia in magnam infamiam prolabatur, cancellarius advocatis sibi procuratoribus et ædium præfectis cum assensu majoris partis eorum eum præconem munere suo dejiciat: et tum novus præco ad formam a nobis præscriptam eligatur. Præcones armigeri tres æquale stipendium, æqualem mercedem, accipient, ad æqualem diligentiam et laborem devincti. Stipendium his et merces proveniet, quemadmodum decreto nostro, quid quisque gradus singulis magistris solvat, constituitur. Horum trium et viatoris inferioris præterea officium erit quotidi eac diligenter cancellario adesse eique in omnibus, quæ ad munus cancellariatus et ad illorum quoque officia spectabunt, inservire et diligenter providere ne, quando referat illos adesse, absentes aut extra conspectum sint. Singulis singularum artium disputationibus duo aut unus ad minimum ex illis semper intersit, si disputator supra gradum baccalaurei sit et disputatorem domo ad scholas deducat, iterumque a scholis domum reducat.

De electione custodum et auditorum communis cistæ sive ærarii publici.

### CAP. XXXIX.

Ab universo academiæ senatu quotannis duo non-regentes continuo post electionem procuratorum eligentur ut sint publici ærarii cum cancellario et duobus procuratoribus custodes. Hi quinque communis cistæ quinque diversas claves habeant, in qua sigillum academiæ, pecunia, vasa aurea et argentea et ornamenta alia academiæ conservabuntur. Nihil sine academiæ consensu hoc sigillo obsignabitur nec pecunia ulla aut vasa aurea vel argentea sine horum notitia et assensu inde extrahentur. In cujuslibet termini exitu in communem cistam procuratores referent, quicquid pecuniæ ad academiæ usum receptum illorum in manibus est. Item eodem tempore tres alii regentes aut non-regentes eligentur qui cum procancellario procuratorum et aliorum ministrorum rationes

audient, qui ad pecuniam academiæ vel accipiendam vel impendendam designati sunt: quæ rationes omnes non modo initæ sed etiam confectæ erunt infra duodecim dies post novorum procuratorum electionem sub pæna decem librarum academiæ persolvendarum ab eo qui fuit in causa cur inita aut perfecta ratio prius non fuit.

De nominatione et electione lectorum et religuarum officia riorum.

### CAP. XL.

Nominationes et electiones lectorum, bedellorum, stationariorum, gageatorum; vinopolarum et aliorum ministrorum seu officiariorum academiæ quorumcunque, de quibus aliter a nobis non est provisum, sequentur modum et formam in electione procancellarii præscriptum fientque intra quatuordecim dies post vacationem nisi aliter statutis nostris aut fundatione cautum sit. Quæ aliter factæ fuerint, ipso jure nullæ sint et irritæ.

De capite in quavis congregatione per annum eligendo et de ejus authoritate.

### CAP. XLI.

Ne caput negligere videamur, dum de reliquo corpore providemus, hac lege cautum sit ut hora prima duodecimi Octobris post meridiem conveniant in domo regentium cancellarius, collegiorum præfecti, doctores, procuratores et scrutatores ad eligendos illos qui propter cognitionem, gravitatem atque in rebus gerendis prudentiam et fidem caput senatus merito appellari solent. Eo igitur tempore cancellarius unum theologum doctorem, unum jurisconsultum, medicum unum, unum non-regentem et alterum regentem nominatim scribet. Uterque quoque procuratorum ex singulis illis ordinibus similiter unum alium nominabit. Et ex his quindecim præfecti collegiorum, doctores et scrutatores quinque, id est ex singulis ordinibus et facultatibus unum, punctis suis notabunt: et eos in quos plures numero præsentium consentiant (licet majorem partem non faciunt vel æquant si ratio habeatur totius numeri) senior procurator in proximæ congregationis initio regentibus

et non-regentibus significabit eosdemque cum cancellario caput totius senatus futuri anni aperte et publice pronunciabit. Et si de aliquo uno illorum quinque plures numero ut supra dictum est in primo secundo et tertio scrutinio non convenerint, tune ad cancellarium et duos seniores doctores tune præsentes aut eorum majorem partem, quorum cancellarius unus sit, electio pro illa vice pertinebit. Si autem quisquam istorum forte abfuerit ab aliqua congregatione, illius locum occupabit senior illius facultatis tum præsens: et si talis non reperiatur, tunc alius in alia facultate senior præsens in senatu illius vicem eo tempore geret a cancellario evocatus. Horum autem authoritas est in omni senatu et congregatione de omnibus petitionibus prius decernere quam ad reliquum senatum deferantur, ita ut illæ gratiæ solæ approbentur et regentibus ac non-regentibus proponantur in quas eorum singuli consenserint et non aliæ. Et si quicquam a senatu petatur vel concedatur, quod non sit prius istorum judicio et assensu comprobatum, nullum erit omnino et invalidum nisi his nostris statutis aliter cautum sit.

Quicunque fuerit ad magistratum in academia gerendum legitimis suffragiis ascitus, ille magistratum suscipere non recusabit aut tardabit nisi justam excusationis causam attulerit ab illis comprobandam quorum suffragiis electus fuit.

Illud autem omni diligentia et cautione observetur ut in procuratoribus et taxatoribus quemadmodum et in cæteris magistratibus eligendis et nominandis omnes quorum interest in primis elaborent ut, quos ætate eruditione gravitate et prudentia cæteros anteire judicent, eos sive regentes sive non-regentes sint ad munus academiæ suscipiendum eligant.

## De cancellarii officio.

## CAP. XLII.

Cancellarius potestatem habebit ad omnes omnium scholasticorum atque etiam eorum famulorum controversias summarie et sine ulla juris solennitate præter illam quam nos præscribemus secundum jus civile et eorum privilegia et consuetudines tum audiendas tum dirimendas, ad congregationes graduatorum et scholasticorum convocandas, ad homines dignos

gradibus scholasticis ornandos qui omnia munia scholastica his contenta statutis expleverint et ad indignos rejiciendos ab iisdem et repellendos, ad omnes eorum violatores puniendos, ad providendum præterea ut singuli academiæ ministri in suo officio se contineant, ignavos, grassatores, rei suæ dissipatores, contumaces nec obedientes suspensione graduum carcere aut alio leviori supplicio judicio suo castigandos. Non licebit tamen cancellario aliquem scholarem exilio mulctare aut aliquem pileatorum aut præfectorum collegiorum incarcerare absque consensu majoris partis præfectorum collegiorum.

Regentes omnes et non-regentes a principiis congregationum ad finem remanebunt nisi venia a cancellario impetrata licentiam discedendi habeant sub pœna duodecim denariorum quoties peccaverunt.

Singuli etiam regentes et non-regentes, qui in academia maxime commorantur et intra ambitum academiæ sint et vocati ab aliqua congregatione aut concione ad clerum absunt, a cancellario duobus solidis mulctentur: cujus mulctæ dimidium intercancellarium et procuratores equaliter dividetur, dimidium autem academiæ assignetur.

Quicquid statutis nostris vel academiæ cancellario faciendum attribuitur, in ejus absentia hoc idem a procancellario fiat.

Eidem cancellario cum consensu totius academiæ licebit nova statuta ad eruditionis amplificationem et decori atque honesti conservationem inter scholasticos habendam sancire sic ut ea his decretis nostris nihil detrahant aut officiant.

# De officio procuratorum.

### CAP. XLIII.

Procuratores academiæ publicis disputationibus jurisconsultorum, medicorum et magistrorum artium intererunt et convenientem ac decorum ordinem conservandum curabunt et quamdiu quisquam contra disputabit, præscribent: exordia longa, argumenta nugatoria quæ magnum disputationibus afferunt detrimentum, præcident et providebunt ut omnes qui præsto esse tenentur adsint nec sine legitima et approbata causa aut venia impetrata discedant eosque qui contra faciunt

primo tempore quatuor denariis, secundo duodecim, tertio viginti denariis, quarto graviori pœna mulctabunt. Si gravior illi qui mulctatur mulcta esse videbitur, ad cancellarium provocatio fiet. Procuratorum etiam erit providere ut singuli suas in respondendo vices atque ordinem conservent eumque qui deliquerit violati ordinis ad cancellarium deferent. Cancellarius eum qui deliquerit primo pecunia præfinita mulctabit: iterum delinquenti duplicabit mulctam: tertio vero si deliquerit cancellarius illum gravius pro arbitrio suo coercebit. vero si quis sic offenderit baccalaureus artium primi aut secundi anni aut inferioris ordinis fuerit, primo quinque solidis, secundo decem solidis, tertio vero pro cancellarii arbitrio gravius coercebitur. Harum omnium mulctarum triens unus procuratoribus, alter præconibus, tertius ærario publico dividatur: qui nisi statim persolvantur, violator ordinis pignoribus captis coerceatur quæ, ad eam summam perveniant: et post novendium ea distrahantur, nisi interea temporis pro mulcta satisfaciat.

Unus ex procuratoribus semper disputationibus philosophicis magistrorum artium adsit, quorum moderator esse debet. Si abfuerit, tribus solidis et quatuor denariis mulctabitur quoties abfuerit. Procuratores in matriculatione præsentes et officium suum diligenter facientes singulis matriculationum diebus tres solidos et quatuor denarios ex ea pecunia matriculatoria accipient.

De oratore.

## CAP. XLIV.

Orator academiæ nisi impetrata a cancellario venia non discedat et idoneum aliquem ad id tempus vicarium substituat: neque illi hac venia licebit plus tribus mensibus toto anno abesse sub pæna muneris oratorii amittendi nisi veniam ab academia uberiorem habeat.

De concionibus.

# CAP. XLV.

Nullus concionator sit vel aliquam concionem pro gradu suo habeat nisi ad minimum diaconus sit. Octavo Maii ad Henrici septimi commendationem sacra concio sit, quam regius in theologia professor faciat. Pridie unius cujusque termini concio latina hora nona antemeridiana in ecclesia Beatæ Mariæ habeatur. Primo termino anni concionabitur regius professor in theologia: secundo professor dominæ Margaretæ: tertio concionator academiæ. Unoquoque die dominico de anno in annum conciones in academiæ templo fiant. Ordinem eundem collegiorum in concionibus conservabunt, quem in disputationibus præscripsimus, incipiendo a senioribus qui concionatores sunt in unaquaque combinatione et sic progrediendo ad juniorem. Qui cursum suum concionando omiserit, viginti solidis mulctabitur.

Collegia pro singulis concionibus solvent bedellis quatuor denarios nisi quis pro gradu concionatur. Concionatores autem in concione sua utentur caputio usitato non-regentis sub pæna sex solidorum et octo denariorum quoties deliquerint.

Prohibemus ne quisquam in concione aliqua in loco communi tractando in lectionibus publicis seu aliter publice infra universitatem nostram quicquam doceat tractet vel defendat contra religionem seu ejusdem aliquam partem in regno nostro publica authoritate receptam et stabilitam aut contra aliquem statum authoritatem dignitatem seu gradum vel ecclesiasticum vel civilem hujus nostri regni Angliæ vel Hiberniæ. Qui contra fecerit, errorem et temeritatem suam cancellarii jussu cum assensu majoris partis præfectorum collegiorum revocabit et publice confitebitur. Quod si recusaverit, aut non humiliter eo modo quo illi præscribitur perfecerit, eadem authoritate a collegio suo perpetuo excludatur et universitate exulabit.

### De vestitu scholarium..

## CAP. XLVI.

Statuimus ut nemo ad aliquem in universitate gradum evectus nisi toga talari caputioque ordini congruente aut ad mimimum insigni circa collum sacerdotali indutus collegio exeat: contra delinquentes sex solidi et octo denarii mulcta sit. Et si quispiam disputationi publicæ in sua facultate, publicis in ecclesia Beatæ Mariæ precibus, concioni ad clerum, sepulturis, congregationibus sine toga habitu et caputio gradui

conveniente juxta antiquum academiæ morem interfuerit, eandem mulctam incurrat. Item statuimus ut socii cujusque collegii et graduati, qui non sunt socii, dum moram traxerint in universitate, superiori pileo scholastico et quadrato (nisi ægrotaverint) utantur et non alio tam in collegio quam extra collegium sub pæna prædicta. Prohibemus etiam ne quis scholarium cujuscunque conditionis sit galero utatur aut in collegio aliquo aut extra collegium (nisi ægrotaverit) sub eadem pæna quoties deliquerit. Volumus etiam ne quisquam studiosorum nomine in academia degens ultra unam virgam et dimidiatam panni in exteriori parte caligarum gestare præsumat, neve caligis fenestratis, conscissis, serico contextis, aliquo modo distentis aut suffarcinatis incedat sub pœna sex solidorum et octo denariorum quoties deliquerit. Præterea volumus ne quisquam aliquo collegii stipendio sustentatus aut ad aliquod beneficium ecclesiasticum admissus camisia rugato collari aut ad manus rugatis plicaturis sub pæna prædicta utatur. Licebit tamen mediocri collari rugato uti, modo nihil ex serico intexatur. Proviso tamen ne superiores de vestitu ordinationes dominorum liberos aut militum hæredes aliquo modo astringant.

Socii discipuli et pensionarii singulis dominicis et festis diebus in chorum honesto cum apparatu et superpelliciis tecti veniant: graduati autem cum caputiis gradui convenientibus sub pœna duodecim denariorum. Quod si quis a magistro collegii requisitus chorum ingredi cum superpellicio et caputio neglexerit vel recusaverit tempore publicarum precum, pro prima vice commeatu unius septimanæ, pro secunda duarum, pro tertia mensis mulctabitur, pro quarta collegio privabitur: neque ullum secum librum afferant, qui non vel scripturæ pars sit vel ad scientiam scripturæ pertineat.

De modestia et morum urbanitate.

## CAP. XLVII.

Modestiam suo ordini convenientem omnes omnibus in locis colant, præsertim in concionibus et congressibus publicis. Inferiores ordines superioribus loco cedant et debita reverentia prosequantur. Hujus rei violatores, si non fuerint adulti, virga a suis coerceantur: sin adulti, primo aspere verbis castigentur, secundo hebdomadæ commeatu, tertio menstruo commeatu, quarto e collegio ejiciantur.

Aleæ nullo tempore, chartæ pictæ non nisi Christi nativitatis tempore, id est duodecim diebus tantum post diem nativitatis, idque moderate et idoneo tempore in aulis tantum usurpentur sub pæna expulsionis post secundam admonitionem.

Quotidianæ oppidi frequentationes, sessiones in oppido diurni aut nocturni temporis et pecuniæ inanes collationes minime usurpentur. Nulla gladiatoria, lanistaria aut saltatoria schola nec domus aleatoria nec galli prælium aut ursorum vel taurorum pugna intra oppidum Cantabrigiæ sit aut frequentetur sub muleta quadraginta solidorum ei impendenda qui hoc statutum aut aliquam ejus partem violaverit.

Nullus ex scholasticis nec scutis ludat vel otiosus eorum qui ludunt spectator adstet vel galli prælio adsit aut lusui gladiatorio aut saltatorio aut ursorum vel taurorum pugnæ sub pæna trium solidorum et quatuor denariorum quoties hac in re peccaverit.

Nemo in pupillari statu degens nisi uni ejusdem collegii ordinis et conditionis sodali associatus concessaque prius a tutore vel decano vel collegii præfecto venia in oppidum exeat. Si secus quis exierit, mulctam arbitrio cancellarii vel præpositi collegii cujus est infligendam incurrat. Pauperes tamen scholares et sizatores ex licentia tutorum, dum in necessariis eorum negotiis versantur, soli exeuntes huic decreto minime astringantur. Statuimus etiam ut nemo cujuscunque gradus aut ordinis fuerit (publicos privatosque magistratus excipimus in executione officiorum suorum occupatos) forum frequentet vel diutius in aliqua oppidi platea moretur pœna duorum solidorum quoties quis deliquerit imponenda. Neque quisquam scholaris cujuscunque gradus aut ordinis fuerit in conventibus, quos sessiones vocant, judice pro tribunali sedente in ullum statum se ingerat nisi prius petita a cancellario venia: qui secus fecerit, viginti solidis puniatur. In nundinis sturbrigiensibus vel iis quæ ad festum Sancti Johannis Baptistæ tenentur deprehensus

infra gradum magistri in artibus (nisi speciali licentia præfecti collegii vel eo absente vices ejus gerentes se defendat) tres solidos et quatuor denarios nomine pænæ pendat.

Inhibemus ne eorum quispiam, qui in oppido tabernas aut cauponas aperiunt vel cibaria vendunt, aliquem scholarem ad mensam, comessationes, compotationes, lusum, moram noctu aut interdiu in suas popinas, tabernas, diversoria recipiant vel apud se latere patiantur: mulctam, qui in hanc ordinationem offenderit, incurret quadraginta solidorum in usus universitatis applicandorum pro prima et secunda vice: tertio autem sic ut præfertur recipiendo scholares delinquentes ultra prædictam pecuniarium mulctam ne popinas, tabernas, hospitia aut diversoria aperiant neve esculenta vel poculenta imposterum vendant omnino interdicantur. Baccalaurei tamen legum, medicinæ et musicæ, artium magistri et superiores gradus, pupilli etiam tutores comitantes vel ad parentes et amicos in oppidum tanquam hospites adventantes, accersiti solummodo, ad prandium et cœnam impune recipi possunt. Possunt etiam ejus ordinis scholares extra tempus prandii et cœnæ ex speciali licentia præfecti collegii similiter impune honesta diversoria intrare atque ibidem commorari. Statuimus etiam ne quisquam καπηλικην in rebus mobilibus scholarium exerceat, id est ne emat vilius quæ mox carius vendat, nisi per cancellarium admissus (quam paucissimos autem admittat) et interventu fidejussorum obligatus sub pœna carceris et decem librarum in usum academiæ convertendarum. Quinetiam sic obligatus in cautione fidejussoria caveat de libro sive registro custodiendo eoque singulis anni quartis cancellario exhibendo, in quo nomen venditoris vel traditoris, collegii in quo degit, res vendita vel pignoris loco tradita, pretium emptionis et venditionis, dies contractus contineatur. Porro librum eum sic exhibitum convocato ad se altero procuratorum cancellarius examinabit.

Qui famosum libellum sive domi sive foras ignarus repererit, aut corrumpat aut igni tradat antequam alter inveniat. Qui vero alteri fateatur inventum et vim illius declaraverit, sciat se tanquam auctorem delicti puniendum et universitate expellatur.

De causis forensibus.

### CAP. XLVIII.

Omnes causæ et lites, quæ ad universitatis notionem pertinent, tam procancellarii quam commissarii judicio subjiciantur, nisi procuratores vel taxatores academiæ aut eorum aliquis vel magister artium aut qui supra illum fuerit alter litigantium sit: tunc enim procancellarii solius erit jurisdictio, nisi in nundinis Sturbrigiensibus et iis quæ ad festum Sancti Johannis Baptistæ apud Barnwell tenentur. Finem autem accipient infra triduum si fieri potest omni juris solennitate summota. A sententia commissarii ad procancellarium appellabitur infra viginti quatuor horas post latam sententiam. A procancellario autem, sive lis coram eo cœpta sit sive per appellationem ad eum devoluta, ad universitatem provocatio fiet infra biduum a tempore latæ sententiæ et non post, suamque appellationem intimabit appellans alteri procuratorum infra triduum latæ sententiæ. Ille vero statim nomine academiæ judici a quo inhibebit, ne quid pendente appellatione attentare vel innovare præsumat, prius tamen duobus solidis honorarii loco ab appellante acceptis nec non viginti solidis apud eum depositis, appellanti restituendis, si justam fovisse causam probetur, vel in usum academiæ convertendis, si temere appellasse convincatur aut si post datos judices a prosecutione cessaverit vel culpa sua cognitio differatur. Causæ appellationum ad universitatem ultra decem dies si fieri potest post datos judices non protrahantur, nec secunda provocatio omnino admittatur. Judices delegati tres ad minimum nec plures quam quinque pro qualitate causæ in omni appellatione dabuntur et sententiæ majoris partis illorum standum erit. Potestas autem nominandi judices sit penes quinque illos viros qui pro capite illius anni constituti sunt et duos procuratores. Et qui a majori parte istorum nominati fuerint, ad regentes et non-regentes deferentur suffragiis suis eligendi si placent eis; alioqui mutatis uno vel altero, alii eorum loco per dictos septemviros surrogati proponentur eligendi. Et si hi quoque displicent, similiter tertio fiet. Quod si nec tertio loco positi eligantur, licebit dictis septemviris aut eorum majori parti pro illa vice

tantum delegatos judices eligere et dare. Et si major pars septemvirorum vel in nominandis judicibus vel in eligendis illis (quando electio ad eos devolvitur) non conveniant tunc plures numero prævalebunt, licet majorem partem vel æquam habita ratione totius numeri non efficiant.

De solutionibus faciendis ab his qui gradus suscipiunt.

### CAP. XLIX.

Solutiones faciendæ academiæ cancellario, procuratoribus et bedellis &c. ab iis qui gradus suscipiunt in admissione sua &c.

Magister grammatices præter id quod solvat magistro glomeriæ solvet pro communa xii<sup>d</sup>, pulsatori companæ iiii<sup>d</sup>, registro iiii<sup>d</sup>, bedellis in admissione xiii<sup>s</sup> iiii<sup>d</sup>.

Summa xv<sup>8</sup>.

Baccalaureus in artibus solvet in sua admissione cancellario iiii<sup>d</sup>, præsentatori iiii<sup>d</sup>, procuratoribus viii<sup>d</sup>, pro communa xii<sup>d</sup>, pro mathematica lectura viii<sup>d</sup>, registro ii<sup>d</sup>, in respondendo quæstioni tria paria chirothecarum vel vi<sup>d</sup>, pro collectis xii<sup>s</sup> iiii<sup>d</sup>, in admissione v<sup>s</sup> iiii<sup>d</sup>, in die cinerum vi<sup>d</sup>, capellano academiæ xii<sup>d</sup>, pro compotatione iii<sup>s</sup> iiii<sup>d</sup>.

Summa xvs iid.

Baccalaureus incorporatus solvet tantundem.

Baccalaureus solvet bedellis pro introitu in libros posteriorum v<sup>s</sup> iiii<sup>d</sup>.

## Summa v<sup>3</sup> iiii<sup>d</sup>.

Inceptor in artibus solvet cancellario ii, præsentatori xii, procuratoribus ii, pro communa i viii, pro mathematica lectura iii, pro commutatione iiii, registro iiii, pulsatori iiii, bedellis pro visitatione v iiii, pro prandiis et chirothecis iii.

#### Summa xixs.

Baccalaureus in musica solvet cancellario ii', præsentatori xii', procuratoribus ii', pro communa i's viii'd, registro iiii'd, pulsatori xii'd, bedellis pro collectis iiii's viii'd, pro prandiis i's, vi'd, pro chirothecis i's vi'd, pro introitu vi's viii'd, pro visitatione vi's viii'd.

Summa xxx'.

Baccalaureus in medicina et in jure civili solvent quemadmodum dictum est de baccalaureo in musica.

Item admissus ad practicandum in chirurgia vel medicina, gremialis sive non, cancellario solvet ii<sup>3</sup>, procuratoribus ii<sup>5</sup>, procommuna xx<sup>d</sup>, registro iiii<sup>1</sup>, pulsatori iiii<sup>1</sup>, pro collectis viii<sup>5</sup>, pro introitu vi<sup>5</sup> viii<sup>d</sup>, pro responsione vi<sup>5</sup> viii<sup>d</sup>, pro prandiis et chirothecis iii<sup>5</sup>, pro visitatione vi<sup>5</sup> viii<sup>d</sup>.

Summa xl'.

Procurator in curia ii, iiii, Summa ii, iiii,

Inceptor in musica, medicina vel jure civili cancellario ii, procuratoribus ii, pro communa xxd, registro viiid, pulsatori xiid bedellis pro collectis iis viiid, pro duabus responsionibus xiiis iiiid, pro introitu vis viiid, pro prandiis et chirothecis iiis, crastino comitiorum xiiis iiiid, pro calendario iii iiiid.

Summa lis viii .

Baccalaureus in theologia solvet cancellario iis, præsentatori xiis, registro vis, pro prima responsione vis viiis, pro introitu et visitatione vis viiis, pro prandiis et chirothecis iiis.

Summa xxis xd.

Item solvet admissus ad opponendum procuratoribus iis, præsentatori xii'. Summa iiis.

Inceptor in theologia solvet cancellario iis, præsentatori xiid, procuratoribus iis, pro communa xxd, registro viiid, pro introitu bibliæ vis viiid, pro prandiis et chirothecis iiis, pro visitatione xiiis iiiid, pro calendario iiis iiiid.

Summa xxxiiis viiid.

Quilibet prædicans pro forma seu ad clerum aut determinans quæstiones dabit bedellis prandium vel duodecim denarios inter eos dividendos.

Incorporatus in aliqua facultate solvet prout de corporatis dictum est servata taxa suæ propriæ facultatis.

Quilibet admissus in aliqua facultate solvet procuratoribus et scrutatoribus pro gratia petenda juxta antiquum academiæ morem.

Omnes incipientes in aliqua facultate dabunt cancellario patri et procuratoribus pro creatione et disputatione pro veteri more academiæ.

Admissi ad incipiendum in jure dabunt doctoribus suæ facultatis præsentibus in admissione juxta antiquum morem academiæ vi<sup>s</sup> viii<sup>d</sup>.

Omnes admissi in jure satisfacient ordinario professori ejusdem pro cathedra quam conduxit ab academia, sive sint baccalaurei sive inceptores.

Omnes quorum annuus reditus est ad valorem quadraginta marcarum præter stipendia quæ habent a collegiis suis aut ab academia, ratione alicujus lecturæ, ad gradum aliquem scholasticum promovendi dabunt cancellario procuratoribus reliquisque officiaris togas solito more academiæ, aut cum his component rationabiliter.

Cujuscunque facultatis doctores et reliqui soliti componere cum officiariis retinebunt solennem invitandi morem regentes pridie vesperiarum comitialium et dabunt bedellis solitam collectam.

Doctor cathedræ juris civilis, qui commoda percipit ab his qui gradibus juris civilis initiantur, is academiæ viginti sex solidos et octo denarios annis singulis persolvat et consueta stipendia bedellis.

Sizatores in matriculatione quatuor tantum denarios solvent, cæteri omnes quemadmodum antea soliti sunt.

Si terminum aliquem propter sævitiam pestis intermitti contingat, nihilo tamen secius omnes illi, quorum interfuisset munus aliquod literarium obire, mercedem in terminis pendi solitam ministris academiæ solvere teneantur.

Stipendia solvenda annuatim bedellis ad quatuor anni terminos per academiam et reliqua collegia.

Academia solvet annu	aatim	-	-	$xii^1$	xvis	viiii
Collegium Regis	-	-	-		$XX^{s}$	
Collegium Trinitatis	~	-	-		xxvi	$viii^d$
Collegium Johannis	-	-	-		Xiiis	iiii 1
Collegium Reginale		-	-		vi	$\mathbf{viii}^{\mathrm{d}}$
Collegium Christi	-	-	-		vis	viiid
Aula Pembrochiæ	-	the	860		vi;	
Collegium Petri	-		-		$V^{5}$	iiii l
Aula Claræ -		-	-		V-3	
Aula Trin tatis	pair	_			V <sup>s</sup>	

Collegium Corporis Christi		-	iiiis
Collegium Gonvile et Caii	-	-	iiii;
Collegium Jesu -	-	_	iiii³
Collegium Magdalenæ	-	-	iis
Aula Catherinæ -	-	-	iis

# De ordinationibus collegiis præscriptis.

#### CAP. L.

Primo uniuscujusque termini die fractio panis et sacrosancta communio celebretur in singulis collegiis necnon preces ad Deum generales atque brevis exhortatio ad scholasticos a magistro collegii vel ejus vicario fiat ut se studiis literarum et pietati dedant et a Deo, fonte atque authore omnis pietatis cognitionis et scientiæ atque adeo bonarum rerum omnium, auxilium et suppetias ad suos labores impetrent.

Singuli collegiorum præfecti bis quotannis omnes scholasticos suos ad aliquod studium sacris literis adhibendum, sed in primis ut dominicos festosque dies prece lectioneque earum sanctificent, exhortabuntur.

Singulis profestis diebus conveniant omnes socii et scholares ad horam quintam antemeridianam et ibi preces matutinas reverenter et religiose celebrent.

Post communes in aurora ad horam quintam preces locus communis in collegio Regis Trinitatis et Johannis ter tractabitur et in cæteris collegiis idem locus communis bis ad minimum in hebdomada eadem hora tractabitur.

Singuli collegiorum socii et pensionarii, qui supra gradum baccalaureatus artium et infra doctoratus gradum in aliqua facultate fuerint, locum communem suo ordine per hebdomadas tractabunt a senioribus incipiendo atque ita ad infimos progrediendo: quod qui in cursu suo non fecerint, menstruo commeatu suo mulctentur.

Socii discipuli pensionarii et scholastici singuli, qui nondum quadragesimum annum attigerint neque ad doctoratus gradum aspirarunt neque præfecti collegiorum sunt, matutinis hora quinta precibus et loco communi intererunt sub pæna ea quæ in statutis adversus eos constituta est qui divino servitio (ut vocant) non intersint. In quibus collegiis nulla pæna con-

stituta est, absentes pro singulis absentiis singuli duobus denariis mulctentur.

Singulæ absentiæ et tarditates a vesperis, matutinis et synaxi communi parliamenti consensu constituta, cæterisque communibus precationibus quatuor denariis mulctentur.

A prima die termini usque ad extremam collegia singula problemata singulis diebus veneris et cætera etiam problemata per statuta illis aliis diebus assignata sine ulla exceptione eisdem diebus hebdomadatim observent: quod si non fecerint qui respondere deberent, singuli quorum interest id efficere sex solidis et octo denariis, opponentes vero singuli tribus solidis et quatuor denariis mulctentur.

Problemata theologica observentur tam per baccalaureos theologiæ quoscunque quam per magistros artium et decanus constituatur qui moderator sit et quæstiones determinet et mercedem certam a collegio ad id propositam habeat.

Pensionarii qui in sociorum commeatu sunt problemata, locos communes cæterasque exercitationes scholasticas quemadmodum et socii observent sub pæna menstrui commeatus.

Magistri artium post primum ad minimum regentiæ suæ annum domi suæ in theologia disputent et respondeant.

Magistri collegiorum ab omnibus scholasticis exercitationibus tam publicis quam domesticis liberentur nisi quæ pro gradu suscipiendo fuerint constitutæ.

Singuli suo ordine concionabuntur, respondebunt, disputabunt cæterasque exercitationes ipsi per se sua in persona habebunt tam domi in suis collegiis quam publice in academia sub pæna decem solidorum quoties deliquerint, nisi justa causa inciderit per magistrum illius collegii cujus sunt et majorem partem sociorum approbanda: cæteras tamen exercitationes, quæ necessarie ad gradum requiruntur, ipsi per se præstabunt.

Singuli qui in ullo collegio ad studium theologiæ, juris et medicinæ traducti sunt, ordine suo in theologia, jure et medicina disputare teneantur.

In singulis collegiis lectores aut alii ad id assignati lectiones domesticas examinent atque etiam (si commode fieri poterit) publicas sub pœna duodecim denariorum quoties deliquerint. Tutores diligenter pupillos suos doceant, convenienter corrigant nec permittant illos solute in oppido vagari.

Lectiones domesticæ ita instituantur ut nullum impedimentum publicis professorum lectionibus adferant.

Singuli collegiorum præfecti curabunt ut in ædibus suis singuli scriptores scholastici sua propria et prima lingua legantur et cognoscantur.

Nemo seholaris in ullum collegium admittatur nisi quartumdecimum annum adimpleverit nec quisquam ad ullum collegium assumatur nisi instructus et præparatus fuerit ad dialecticam discendam.

In singulis collegiis magister decanus et lector publicus singulos in collegium admittendos ante primum illorum ingressum examinent, utrum perfecte teneant grammaticam necne, ut nulli in hujusmodi loca admittantur qui non in ea satis ad mathematicam et dialecticam discendam profecerint.

Nemo grammaticam ullo in collegio doceat nisi in collegio Trinitatis et regio quoad choristas.

Cæremoniæ saliendi recentes scholasticos prorsus aboleantur propter multas incommoditates quæ ex illis consequuntur: modicæ tamen impensæ possunt in conviviis retineri.

Nemo in aliquod collegium theologorum admittatur socius, nisi sit actualis baccalaureus artium.

Quicunque alterum parentum Anglum habent, licet in locis transmarinis nati fuerint, sumantur tanquam nati in illo comitatu in quo parens Anglus procreatus fuit. Quod si uterque parens Anglus extiterit, ex illo comitatu esse censeantur ex quo patrem illorum fuisse constiterit.

Nemo consensu magistri et majoris partis sociorum aut seniorum ab aliquo collegio expulsus in aliud collegium recipiatur sub pæna quadraginta solidorum infligenda tutori a quo fuerit receptus et tantundem præposito per quem fuerit in illud collegium admissus aut in eodem manere permissus. Mulcta illa æqualiter dividetur inter collegiu illud unde fuerat expulsus et academiam.

Singulorum collegiorum præsides, qui habiles sunt et libenter ad concionandum accedunt, sacerdotium ad quadraginta marcarum valorem annuum habere possunt et ad trium annorum spatium sodalitium suum retinere, modo singulis annis concionem unam in collegio suo et alteram in academia habeant.

In sociorum et discipulorum electionibus pauperum filii apti et ingeniosi divitum et potentiorum filiis præferantur.

Jentaculorum et prandiorum consueti in disputationum tempore sumptus per magistrum et majorem sociorum partem leventur et minuantur.

In omnibus et singulis electionibus tam sociorum discipulorum scholarium officiariorum lectorum reliquorumque membrorum cujusque collegii quam in omnibus et singulis locationibus et concessionibus quibuscunque necessario requirendus est magistri sive præpositi illius collegii assensus et consensus: et quod bene licebit magistris sive præpositis collegiorum in suis collegiis, si quando illis necessarium videbitur, omnes illas pænas exercere in delinquentes, quas aliquis officiariorum illius collegii per statuta ejusdem collegii imponere possit.

Si quisquam collegio vel domo sua abfuerit ex quacunque causa, non licebit illi vocem et suffragium suum aliis committere in ullo genere electionis.

Lectores et cæteri ejusdem collegii, si simul rure tempore pestis sint et lectiones cæterasque exercitationes consuetas quemadmodum si domi essent habeant, omnes commoditates et fructus percipiant quos haberent si domi essent.

Nullus seneschallus bursarius aut hujusmodi aliquis administer plus pecuniæ præ manibus habeat quam ad unius mensis provisionem satis pro illo collegio sit.

Socios collegiorum maritos esse non permittimus, sed statim postquam quis uxorem duxerit socius collegii desinat esse: ordinem tamen gradus sui in academia tenere potest.

Januæ et portæ per singula collegia una eademque hora vesperi obserentur, hieme viz. hora octava, æstate hora nona. Hyemem hoc loco interpretamur a festo Sancti Michaelis ad festum Annunciationis Beatæ Mariæ, æstatem quod reliquum est anni. Claves vero portarum singulis noctibus ad cubiculum magistri uniuscujusque collegii aut eo absente præsidis deferantur.

Omnes concessiones, quæ communi sigillo sive academiæ sive ullius collegii obsignantur, in registro prius scribantur et ante obsignationem cum registro conferantur.

Nullus in festo Nativitatis sit Dominus ludorum, quocunque nomine censeatur, absque consensu cancellarii et collegiorum præfectorum.

Convivia antiquis exequiis adjuncta abrogata sunto et loco illorum moderatæ epulæ commendationum diebus magistri et sociorum judicio instruantur omnisque eleemosyna quæ antehac distribui post exequias solebat hoc tempore pauperibus dividatur. Et cætera convivia quorumcunque temporum judicio magistrorum et sociorum legitimam moderationem accipiant, reservato tamen bedellis jure suo veteri pecuniario.

In singulis collegiis primo die post cujusque termini finem totum collegium in sacellum conveniat et post quadragesimum quartum caput ecclesiastici lectum aliquis a magistro assignatus concionabitur: ubi fundatoris cæterorumque insignium virorum, quorum in eo collegio benefacta late patent, præclara commendatio erit et quanta gloria Deus afficiendus sit demonstrabitur, qui per hos benefactores ingentia in illos beneficia contulerit; et societatem illam hortabitur ut eisdem ad Dei gloriam et eruditionis amplificationem et honestum fundatoris institutum utantur: et Deum precentur ut ita viventium corda suæ benignitatis gratia affundat ut ad Dei gloriam illustrandam et Christianam religionem adaugendam opes et facultates suas similiter conferant. Post concionem peroratam cantabunt Anglice Te Deum: Laudate Dominum in calis: Cantate: Laudate Dominum in Sanctis. Ad finem psalmorum Gloria Patri et Filio, &c. Et post finem psalmorum dicent

The memory of the righteous shall remain for evermore. Respon. And shall not be afraid of any evil report.

The Lord be with you. And with thy spirit.

Let us pray.

O Lord we glorify thee in these thy servants, our benefactors, departed out of this present life, beseeching thee that as they for their time bestowed charitably for our comfort the temporal things which thou didst give them, so we for our time may fruitfully use the same to the setting forth of thy holy word, thy laud and praise, and finally that both they and we may reign with thee in glory through Jesus Christ our Lord. Amen.

Concionatori huic certa merces per magistrum et socios cujuslibet collegii constituatur.

In omnibus his statutis ubi nulla expressa pœna violatoribus imponitur, liceat cancellario cum consensu præfectorum collegiorum certam pœnam assignare atque imponere eorum violatoribus atque ita legitima sit ac si in prædictis statutis posita fuisset. In singulis autem collegiis ubi nulla expressa pœna levius delinquentibus imponitur, ibi judicio magistri illius collegii seu vices ejus gerentis puniantur.

Mulctæ in his statutis præscriptæ, nisi aliter eisdem statutis cautum sit, in tres partes dividantur, quarum una in academiæ, altera in procuratorum, tertia in præconum usus convertatur.

Mulctæ imponendæ modus hic sit. Magister collegii aut eo absente præses aut qui primarius illis absentibus est de præconum querela præcipiet thesaurariis collegii aut illis quibus pecunia illius collegii commissa est ut hanc mulctam alicui ex præconibus sine ulla dilatione solvant idque virtute jurisjurandi quod academiæ et collegio suo obtulerunt eandemque pecuniam sibi iterum ex stipendio eo thesaurarius aut ejus administer persolvat quod reus a collegio recipere debeat.

Statuta omnia, compositiones et consuetudines quæ scripturis sacris, institutis nostris aut istis statutis adversari videbuntur, abrogata et rescissa sunto, reliquis suo robore permansuris.

Si quid dubii vel ambigui in istis statutis et sanctionibus nostris oriatur, id per cancellarium et majorem partem præfectorum collegiorum explicabitur et determinabitur: quorum determinationi et interpretationi reliquos omnes cedere volumus.

Statutorum horum exempla quatuor sint, unum in communi ærario repositum, alterum apud cancellarium, duo procuratores habeant.

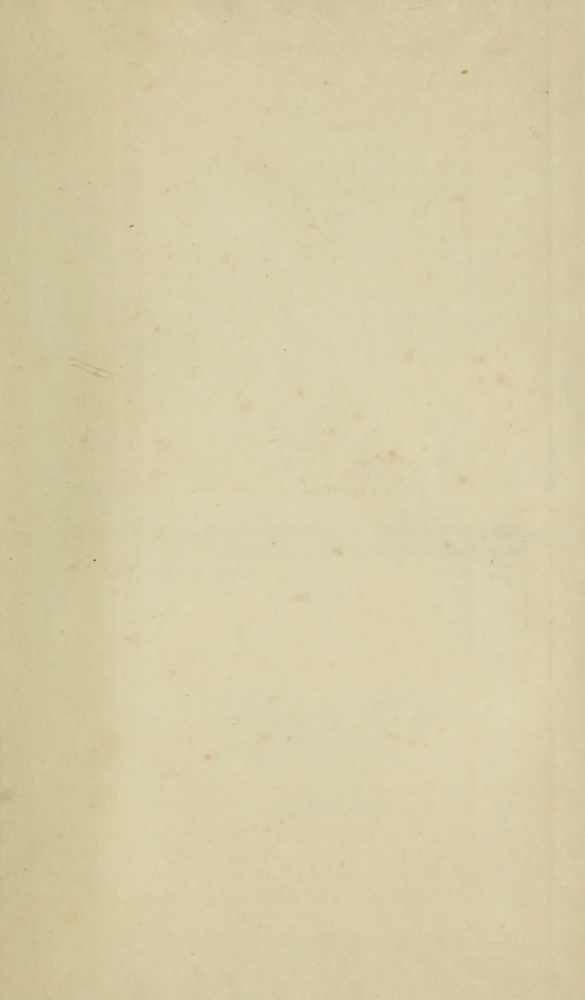
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